DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

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February 5, 2002

Mike:

- 1. This amendment eliminates the double–conviction scenario relating to taverns that I mentioned in my e–mail.
- 2. In looking at the tavern/double–conviction issue, I discovered that there were cases in which a licensee could avoid conviction for carrying a concealed dangerous weapon that is not a "weapon," as defined in s. 175.50 (1) (h) (such as a machine gun). In such a case, neither s. 175.50 (16) nor s. 941.23 would apply; the former, because no "weapon" (again, as defined in s. 175.50 (1) (h)) is involved and the latter because of the new exception for licensees. This amendment addresses this problem.

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