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1999 ASSEMBLY BILL 205

March 15, 1999 – Introduced by Representatives Jeskewitz, Ladwig, Ziegelbauer, Stone, Owens, Kelso, Musser, Vrakas, Huebsch, Albers, Jensen, Plale, F. Lasee, Kreibich and Spillner, cosponsored by Senators Huelsman, Darling, Roessler, Farrow and Rosenzweig. Referred to Committee on Criminal Justice.

AN ACT to repeal 948.60 (1) of the statutes; relating to: possession of a

dangerous weapon by a minor and providing a penalty.

Analysis by the Legislative Reference Bureau

Current law provides penalties for various kinds of conduct involving a dangerous weapon, such as endangering safety by the use of a dangerous weapon, carrying a concealed dangerous weapon and committing other crimes while possessing, using or threatening to use a dangerous weapon. For purposes of these penalty provisions, "dangerous weapon" is usually defined to include all of the following: 1) a firearm, whether loaded or unloaded; 2) an electric weapon; 3) a device designed as a weapon and capable of producing death or great bodily harm; and 4) any other device or instrumentality which, in the manner it is used or intended to be used, is calculated or likely to produce death or great bodily harm.

However, the current law relating to possession of a dangerous weapon by a minor (a person under 18 years of age) uses a different, narrower definition of "dangerous weapon". Under this law, no minor may possess or go armed with a dangerous weapon and no person may intentionally sell, loan or give a dangerous weapon to a minor, except that a minor may possess or be given a dangerous weapon for purposes of using the weapon to hunt, to engage in target practice under the supervision of an adult or to participate in a course of instruction in the traditional and proper use of the weapon under the supervision of an adult. For purposes of this law, "dangerous weapon" means any of the following: 1) a firearm, whether loaded or unloaded; 2) an electric weapon; 3) metallic knuckles or knuckles of any substance which could be put to the same use with the same or similar effect as metallic

ASSEMBLY BILL 205

knuckles; or 4) a nunchaku, cestus, shuriken or manrikigusari or any device similar in design or use to one of these martial arts weapons.

A minor who violates the prohibition against possessing a dangerous weapon may be subject to delinquency proceedings in the court authorized to exercise jurisdiction under the juvenile justice code (juvenile court) or, if the juvenile court waives jurisdiction, may be fined not more than \$10,000 or imprisoned for not more than nine months or both. A person who intentionally sells, loans or gives a dangerous weapon to a minor may be fined not more than \$10,000 or imprisoned for not more than two years or both, if the offense occurs before December 31, 1999, or may be fined not more than \$10,000 or imprisoned for not more than five years or both, if the offense occurs on or after December 31, 1999.

This bill eliminates the narrower definition of "dangerous weapon" used in current law prohibitions relating to possession of a dangerous weapon by a minor. By eliminating the definition, the bill provides that the definition that usually applies to penalty provisions involving dangerous weapons will also apply to current law prohibitions relating to possession of a dangerous weapon by a minor. Thus, under the bill, current law prohibitions relating to possession of a dangerous weapon by a minor will now apply to other weapons in addition to those covered under the current narrower definition.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

- **Section 1.** 948.60 (1) of the statutes is repealed.
- 2 Section 2. Initial applicability.

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3 (1) This act first applies to offenses committed on the effective date of this subsection.

5 (END)