Amendment No. \_\_\_\_ (for drafter's use only)

	CHAMBER ACTION Senate House
	<u>Senate</u> <u>House</u> ·
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Argenziano offered the following:
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13	Amendment (with title amendment)
14	Remove from the bill: Everything after the enacting clause
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16	and insert in lieu thereof:
17	Section 1. Subsection (3) of section 812.15, Florida
18	Statutes, is amended to read:
19	812.15 Unauthorized reception of cable television
20	services; penalties
21	(3)(a) Any person who willfully violates this section
22	shall be guilty of a misdemeanor of the first degree,
23	punishable as provided in s. 775.082 or s. 775.083.
24	(b) Any person who willfully and for purposes of
25	direct or indirect commercial advantage violates this section
26	shall be guilty of a felony of the third degree, punishable as
27	provided in s. 775.082, s. 775.083, or s. 775.084.
28	(c) Any person who intentionally possesses equipment,
29	knowing or having reason to know that the design of such
30	equipment renders it primarily useful for the purpose of the
31	unauthorized reception of any communications service offered

over a cable system, shall be guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

(d) It is unlawful for any person to place in any newspaper, magazine, handbill, or other publication any advertisement that, in whole or in part, promotes the sale of equipment, if the person placing the advertisement knows or has reason to know that the equipment is designed to be primarily useful for the unauthorized reception of any communications service offered over a cable system. Any person who violates this subsection shall be guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 2. Section 812.155, Florida Statutes, is amended to read:

- 812.155 Hiring, leasing, or obtaining personal property or equipment with the intent to defraud; failing to return hired or leased personal property or equipment; rules of evidence.--
- (1) OBTAINING BY TRICK, FALSE REPRESENTATION, ETC.--Whoever, with the intent to defraud the owner or any person lawfully possessing any personal property or equipment, obtains the custody of such personal property or equipment by trick, deceit, or fraudulent or willful false representation shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, unless the value of the personal property or equipment is of a value of \$300 or more; in that event the violation constitutes a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
  - (2) HIRING OR LEASING WITH THE INTENT TO

DEFRAUD. --Whoever, with intent to defraud the owner or any person lawfully possessing any personal property or equipment of the rental thereof, hires or leases said personal property or equipment from such owner or such owner's agents or any person in lawful possession thereof shall, upon conviction, be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, unless the value of the personal property or equipment is of a value of \$300 or more; in that event the violation constitutes a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

- PROPERTY. -- Whoever, after hiring or leasing any personal property or equipment under an agreement to redeliver the same to the person letting such personal property or equipment or his or her agent at the termination of the period for which it was let, shall, without the consent of such person or persons and with the intent to defraud, abandon or willfully refuse to redeliver such personal property or equipment as agreed, shall, upon conviction, be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, unless the value of the personal property or equipment is of a value of \$300 or more; in that event the violation constitutes a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
  - (4) EVIDENCE OF FRAUDULENT INTENT. --
- (a) In prosecutions under this section, <u>obtaining</u> fraudulent intent may be inferred from proof that the property or equipment <u>under</u> was obtained by false pretenses; by absconding without payment or offering to pay any outstanding balance; or by surreptitiously removing or attempting to

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remove the property or equipment from the county, without the express written consent of the lessor is prima facie evidence of fraudulent intent.

- (b) In a prosecution under subsection (3), failure to redeliver the property or equipment within 5 days after receipt of, or within 5 days after return receipt from, the certified mailing of the demand for return, whichever is shorter, is prima facie evidence of fraudulent intent. Notice mailed by certified mail, evidenced by return receipt, to the address given by the renter at the time of rental shall be deemed sufficient and equivalent to notice having been received by the maker or drawer, whether such notice shall be returned undelivered or not Fraudulent intent may be inferred from proof of the failure to make payment or redeliver upon demand made either in person or by certified mail. This inference may be made only when there is no dispute as to the amount owed.
- (c) In a prosecution under subsection (3), failure to pay any amount due which is incurred as the result of the failure to redeliver property after the rental period expires, and after the demand for return is made, is prima facie evidence of fraudulent intent. Amounts due include unpaid rental for the time period during which the property or equipment was not returned and include the lesser of the cost of repairing or replacing the property or equipment if it has been damaged.
- (5) DEMAND FOR RETURN. -- Demand for return of overdue property or equipment and for payment of amounts due may be made in person, by hand delivery, or by certified mail, return receipt requested, addressed to the lessee's address shown in the rental contract.

1	(6) NOTICE REQUIREDAs a prerequisite to prosecution
2	under this section, the following statement must be contained
3	in the agreement under which the owner or person lawfully
4	possessing the property or equipment has relinquished its
5	custody or in an addendum to that agreement and it must be
6	initialed by the person hiring or leasing the rental property
7	or equipment:
8	Failure to return rental property or equipment
9	upon expiration of the rental period and
10	failure to pay all amounts due (including costs
11	for damage to the property or equipment) are
12	prima facie evidence of intent to defraud,
13	punishable in accordance with section 812.155,
14	Florida Statutes.
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16	(7) (5) EXCLUSION OF RENTAL-PURCHASE AGREEMENTSThis
17	section does not apply to personal property or equipment that
18	is the subject of a rental-purchase agreement that permits the
19	lessee to acquire ownership of the personal property or
20	equipment.
21	Section 3. This act shall take effect October 1 of the
22	year in which enacted.
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25	========= T I T L E A M E N D M E N T ==========
26	And the title is amended as follows:
27	remove from the title of the bill: the entire title
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29	and insert in lieu thereof:
30	A bill to be entitled
31	An act relating to obtaining personal property

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2	812.15, F.S.; prohibiting the possession or
3	advertisement for sale of certain equipment
3	advertisement for safe of certain equipment
5	reception of cable system communications;
6	providing penalties; amending s. 812.155, F.S.;
O	providing penarcies, amending s. 012.133, F.S.,
8	evidence of intent to defraud; providing
9	authorized means for demand for return;
	addio112ed means for demand for recallity
11	providing penalties; providing an effective
12	date.
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