

By Senator Miller

21-662-02

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

A bill to be entitled
An act relating to adult video games;
prohibiting the sale or rental of an adult
video game to a person younger than a specified
age; providing that a person buying or renting
an adult video game be required to present
proof of age; defining the term "adult video
game"; providing a penalty; providing an
effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Prohibition on sale or rental of adult
video games to persons under 21 years of age; penalty.--

(1) Notwithstanding section 847.012, Florida Statutes,
a person may not sell or rent an adult video game to any
person younger than 21 years of age. Any person who sells or
rents adult video games must require that a person buying or
renting an adult video game present proof of age.

(2) As used in this section, the term "adult video
game" means any video recording of a game which contains
representations or images of excessive violence, nudity or
sexual conduct that is harmful to persons younger than 21
years of age, or criminal activity.

(3) Any person who knowingly sells or rents an adult
video game to a person younger than 21 years of age commits a
felony of the third degree, punishable as provided in section
775.082, section 775.083, or section 775.084, Florida
Statutes.

Section 2. This act shall take effect October 1, 2002.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

SENATE SUMMARY

Provides that it is a third-degree felony for a person to sell or rent an adult video game to a person younger than 21 years of age. Provides that a person buying or renting an adult video game must be required to present proof of age. Defines the term "adult video game" to mean a video game that depicts excessive violence, nudity or sexual conduct that is harmful to persons younger than 21 years of age, or criminal activity.