961578

	LEGISLATIVE ACTION	
Senate		House
Comm: RCS	•	
03/31/2014	•	
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	•	
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The Committee on Criminal Justice (Gibson) recommended the following:

Senate Amendment (with title amendment)

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Delete lines 164 - 316

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and insert:

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(p) A forcible felony as defined in s. 776.08 and not listed elsewhere in this subsection;

(q) An offense involving the possession, use, or discharge of a firearm;

(r) An attempt to commit an offense listed in this subsection;



	(s) An offense allegedly committed by a defendant who has		
	had a forcible or violent felony conviction within the 5 years		
	preceding the date of arrest for the nonviolent felony sought to		
be dismissed;			
	(t) An offense allegedly committed by a defendant who,		
	after having been found incompetent and under court supervision		
	in a community-based program, is formally charged by a State		
	Attorney with a new felony offense; or		
	(u) One for which there is an identifiable victim and such		
	victim has not consented to the dismissal.		
	(2) This section does not prohibit the state from refiling		
	dismissed charges if the defendant is declared to be competent		
	to proceed in the future.		
Section 4. Subsection (5) is added to section 916.15,			
	Florida Statutes, to read:		
	916.15 Involuntary commitment of defendant adjudicated not		
	guilty by reason of insanity		
	(5) A status hearing must be held within 30 days after the		
	court receives notification that the defendant no longer meets		
	the criteria for continued commitment.		
	========= T I T L E A M E N D M E N T ==========		
	And the title is amended as follows:		
	Delete lines 13 - 17		
and insert:			
	status hearings must be held; providing an effective		
	date.		