

	LEGISLATIVE ACTION	
Senate		House
	•	
	•	
	•	
	•	
	•	
The Committee on Rules	(Rodriguez) recomme	nded the following:
Senate Amendment (with title amendment)		
	1 001	
Between lines 230 insert:	and 231	
	nongon more not with	hin this state
(3) PUSSESSIUN.—A	person may not, wit	
nossess a humn-fire st	nak I narann who wi	alatee thie embeaction
possess a bump-fire sto		
commits a felony of the	e third degree, puni	
commits a felony of the s. 775.082, s. 775.083	e third degree, punion, or s. 775.084.	

relinquish the device to a law enforcement agency, as defined in

8 9

10

11



s. 934.02, or the Department of Law Enforcement or, if the bumpfire stock is not relinquished, the person must destroy the device. The law enforcement agency or the department must destroy any relinquished or acquired bump-fire stock within a reasonable time.

(5) APPLICABILITY.—This section does not apply to a law enforcement agency or the Department of Law Enforcement after taking possession of a bump-fire stock through relinquishment or other lawful means or while preparing to destroy the device.

21 22

23

24

25

2.6

27

28

29

30

31

32

33

34

35

12

13

14 15

16

17

18

19

2.0

======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete lines 44 - 46 and insert:

> distribution, transport, sale, giving, or possession of a bump-fire stock in this state; providing criminal penalties; authorizing a person to relinquish a bumpfire stock to a law enforcement agency or the Department of Law Enforcement; requiring a person who does not relinquish a bump-fire stock to destroy the device; requiring the law enforcement agency or the department to destroy relinquished or acquired bumpfire stocks; providing applicability; providing legislative intent; providing a