By Senator Crist

12-607-05

A bill to be entitled 2 An act relating to the unlawful taking of personal property or equipment; amending s. 3 812.155, F.S.; deleting a provision specifying 4 5 that the prohibition against obtaining personal 6 property or equipment with intent to defraud 7 does not apply to a rental-purchase agreement unless the rental store retains title to the 8 property or equipment throughout the period of 9 10 the rental-purchase agreement; providing an effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 Section 1. Section 812.155, F.S., is amended to read: 15 812.155 Hiring, leasing, or obtaining personal 16 17 property or equipment with the intent to defraud; failing to return hired or leased personal property or equipment; rules 18 of evidence. --19 (1) OBTAINING BY TRICK, FALSE REPRESENTATION, 20 21 ETC. -- Whoever, with the intent to defraud the owner or any 22 person lawfully possessing any personal property or equipment, 23 obtains the custody of such personal property or equipment by trick, deceit, or fraudulent or willful false representation 2.4 shall be guilty of a misdemeanor of the second degree, 25 punishable as provided in s. 775.082 or s. 775.083, unless the 26 value of the personal property or equipment is of a value of 27 \$300 or more; in that event the violation constitutes a felony of the third degree, punishable as provided in s. 775.082, s. 29 775.083, or s. 775.084. 30 31

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- 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, obtaining the property or equipment under false pretenses; absconding without payment; or removing or attempting to remove the property or equipment from the county without the express

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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 is prima facie evidence of fraudulent intent. Notice mailed by certified mail, return receipt requested, 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 renter, should the notice be returned undelivered.
- (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.
- (6) NOTICE REQUIRED.--As a prerequisite to prosecution under this section, the following statement must be contained in the agreement under which the owner or person lawfully possessing the property or equipment has relinquished its custody, or in an addendum to that agreement, and the

statement must be initialed by the person hiring or leasing 2 the rental property or equipment: 3 4 Failure to return rental property or equipment 5 upon expiration of the rental period and 6 failure to pay all amounts due (including costs 7 for damage to the property or equipment) are 8 prima facie evidence of intent to defraud, 9 punishable in accordance with section 812.155, 10 Florida Statutes. 11 12 (7) EXCLUSION OF RENTAL PURCHASE AGREEMENTS. This 13 section does not apply to personal property or equipment that is the subject of a rental purchase agreement that permits the 14 lessee to acquire ownership of the personal property or 15 16 equipment unless the rental store retains title to the 17 personal property or equipment throughout the rental purchase 18 agreement period. Section 2. This act shall take effect July 1, 2005. 19 2.0 21 22 SENATE SUMMARY 23 Removes an exemption from the prohibition against obtaining personal property or equipment through fraud which provides that the prohibition applies to a 2.4 rental-purchase agreement only if the rental store 25 retains title to the property or equipment throughout the period of the rental-purchase agreement. 26 27 28 29 30 31