Representative Jenne offered the following:

**Amendment to Amendment (054141)**

Remove lines 9-35 and insert:

manufacture or possession of all ammunition except:

(a) Full metal jacket ammunition;

(b) Ball ammunition;

(c) Shot gun ammunition, which is limited to birdshot, buckshot, and solid rifled slug shells; and

(d) Nonlethal ammunition as defined by the Bureau of Alcohol Tobacco and Firearms, other than ammunition considered exotic or specialty ammunition,
is prohibited.

(2) This section does not apply to members of the Armed Forces of the United States, members of the National Guard, or law enforcement agencies or their officers, employees, and agents when such persons are acting within the scope of their employment.

(3)(a) The Department of Agriculture and Consumer Services may adopt rules to add additional authorized classes of ammunition in addition to those in subsection (1). The department may, in its discretion, approve such additional classes of ammunition upon a determination supported by credible evidence that the class of ammunition has a legitimate civilian use including hunting or self-defense.

(b) The department may engage in emergency rulemaking under s. 120.54(4) to implement this section. This paragraph expires July 1, 2019.

(4) Violations of these provision are misdemeanors of the first degree.