Senator Braynon moved the following:

*Senate Amendment to Amendment (234288) (with title amendment)*

Between lines 437 and 438

*Section 13. Section 790.301, Florida Statutes, is created to read:*

*790.301 AR-15 assault rifles; moratorium; study.—Upon this act becoming a law, a moratorium is imposed on the sale, delivery, and transfer of all AR-15-style assault rifles and it must remain in effect for a minimum period of 2 years. The*
Department of Law Enforcement is directed to conduct a study to
determine whether banning the AR-15-style assault rifle should
be permanent or whether regulations can sufficiently be
implemented to eliminate or significantly reduce the risk of
mass shootings posed by the availability of AR-15-style assault
rifles. The department shall submit its resulting findings and
recommendations to the Governor, the President of the Senate,
the Speaker of the House or Representatives, and the Majority
and Minority Leaders of the Senate and the House of
Representatives. The moratorium imposed by this section may not
be repealed until the Legislature enacts a law that adopts,
modifies, or rejects the department’s recommendations.

And the title is amended as follows:

Delete line 2452

and insert:

criminal penalties; creating s. 790.301, F.S.;
imposing a moratorium on the sale, delivery, and
transfer of all AR-15-style assault rifles for at
least a specified period of time; directing the
Department of Law Enforcement to conduct a certain
study on the AR-15-style assault rifle; requiring the
department to submit a report to the Governor and the
Legislature; providing conditions under which the
moratorium may be repealed; providing legislative
intent;