Amendment No. 2

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COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Criminal Justice Subcommittee

Representative Latvala offered the following:

Amendment (with title amendment)

Remove lines 101-125 and insert:

The plaintiff is entitled to the summary procedure provided in s. 51.011. Upon the receipt of the complaint a petition for a writ by a secondhand dealer, the secondhand dealer shall hold the property at issue until the court determines the respective

(4) In addition to the civil <u>complaint</u> <u>petition</u> for return remedy, the state may file a motion as part of a pending criminal case related to the property. The criminal court has jurisdiction to determine ownership, to order return or other disposition of the property, and to order any appropriate restitution to any person. Such order shall be entered upon

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interests of the parties.

Amendment No. 2

hearing	after	proper	noti	ce l	has	been	give	n to	the	seco	ndhand
dealer,	the v	ictim, a	and t	he o	defe	ndant	in	the	crimi	nal	case.

- (5) A secondhand dealer commits a noncriminal violation, punishable pursuant to s. 775.083 by a fine of up to \$2,500, if all of the following occur:
- (a) An owner or a lienor makes a written demand for return of the property and provides proof of ownership or proof of the right of possession to the secondhand dealer at least 5 calendar days before filing a replevin action.
- (b) The secondhand dealer knows or should have known based on the proof provided under paragraph (a) that the property belongs to the owner or lienor.
- (c) The secondhand dealer fails to return the property and does not file an action for interpleader to determine conflicting claims to the property.
- (d) The owner or lienor prevails in the replevin action against the secondhand dealer

TITLE AMENDMENT

Remove line 11 and insert:
providing that a plaintiff in a replevin action is

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