	LEGISLATIVE ACTION	
Senate		House
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Senator Gibson moved the following:

Senate Amendment (with title amendment)

Delete lines 111 - 784 3

and insert:

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enforcement agency which does not go toward neighborhood crime intervention or other crime prevention programs, the state attorney for the judicial circuit in which the municipality is located, or a member of the governing body who objects to the funding reduction, may file an appeal by petition to the Administration Commission within 30 days after the day the tentative budget is posted to the official website of the

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municipality under subsection (3). The petition must set forth the tentative budget proposed by the municipality, in the form and manner prescribed by the Executive Office of the Governor and approved by the Administration Commission, the operating budget of the municipal law enforcement agency as approved by the municipality for the previous year, and state the reasons or grounds for the appeal. The petition shall be filed with the Executive Office of the Governor, and a copy served upon the governing body of the municipality or to the clerk of the circuit court of the county in which the municipality is located.

- (b) The governing body of the municipality has 5 working days after service of a copy of the petition to file a reply with the Executive Office of the Governor, and shall serve a copy of such reply to the petitioner.
- (5) Upon receipt of the petition, the Executive Office of the Governor shall provide for a budget hearing at which the matters presented in the petition and the reply shall be considered. A report of the findings and recommendations of the Executive Office of the Governor thereon shall be promptly submitted to the Administration Commission, which, within 30 days, shall approve the action of the governing body of the municipality or amend or modify the budget as to each separate item within the operating budget of the municipal law enforcement agency. The budget as approved, amended, or modified by the Administration Commission shall be final.
- (8) (6) If the governing body of a municipality amends the budget pursuant to paragraph (7)(c) paragraph (5)(c), the adopted amendment must be posted on the official website of the

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municipality within 5 days after adoption and must remain on the website for at least 2 years. If the municipality does not operate an official website, the municipality must, within a reasonable period of time as established by the county or counties in which the municipality is located, transmit the adopted amendment to the manager or administrator of such county or counties who shall post the adopted amendment on the county's website.

Section 2. Section 316.2045, Florida Statutes, is amended to read:

316.2045 Obstruction of public streets, highways, and roads.-

- (1) (a) A It is unlawful for any person may not or persons willfully to obstruct the free, convenient, and normal use of a any public street, highway, or road by:
- 1. Impeding, hindering, stifling, retarding, or restraining traffic or passage thereon; , by
- 2. Standing on or remaining in the street, highway, or road; or approaching motor vehicles thereon, or by
- 3. Endangering the safe movement of vehicles or pedestrians traveling thereon.
- (b) A ; and any person or persons who violates paragraph (a) violate the provisions of this subsection, upon conviction, shall be cited for a pedestrian violation, punishable as provided in chapter 318.
- (c) This subsection does not prohibit a local governmental entity from issuing a special event permit as authorized by law.
- (2) It is unlawful, without proper authorization or a lawful permit, for any person or persons willfully to obstruct

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the free, convenient, and normal use of any public street, highway, or road by any of the means specified in subsection (1) in order to solicit. Any person who violates the provisions of this subsection is quilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. Organizations qualified under s. 501(c)(3) of the Internal Revenue Code and registered pursuant to chapter 496, or persons or organizations acting on their behalf are exempted from the provisions of this subsection for activities on streets or roads not maintained by the state. Permits for the use of any portion of a state-maintained road or right-of-way shall be required only for those purposes and in the manner set out in s. 337.406.

- (3) Permits for the use of any street, road, or right-ofway not maintained by the state may be issued by the appropriate local government. An organization that is qualified under s. 501(c)(3) of the Internal Revenue Code and registered under chapter 496, or a person or organization acting on behalf of that organization, is exempt from local requirements for a permit issued under this subsection for charitable solicitation activities on or along streets or roads that are not maintained by the state under the following conditions:
- (a) The organization, or the person or organization acting on behalf of the organization, must provide all of the following to the local government:
- 1. No fewer than 14 calendar days prior to the proposed solicitation, the name and address of the person or organization that will perform the solicitation and the name and address of the organization that will receive funds from the solicitation.
 - 2. For review and comment, a plan for the safety of all

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persons participating in the solicitation, as well as the motoring public, at the locations where the solicitation will take place. 3. Specific details of the location or locations of the proposed solicitation and the hours during which the solicitation activities will occur.

4. Proof of commercial general liability insurance against claims for bodily injury and property damage occurring on streets, roads, or rights-of-way or arising from the solicitor's activities or use of the streets, roads, or rights-of-way by the solicitor or the solicitor's agents, contractors, or employees. The insurance shall have a limit of not less than \$1 million per occurrence for the general aggregate. The certificate of insurance shall name the local government as an additional insured and shall be filed with the local government no later than 72 hours before the date of the solicitation.

5. Proof of registration with the Department of Agriculture and Consumer Services pursuant to s. 496.405 or proof that the soliciting organization is exempt from the registration requirement.

- (b) Organizations or persons meeting the requirements of subparagraphs (a) 1.-5. may solicit for a period not to exceed 10 cumulative days within 1 calendar year.
- (c) All solicitation shall occur during daylight hours only.
- (d) Solicitation activities shall not interfere with the safe and efficient movement of traffic and shall not cause danger to the participants or the public.
 - (e) No person engaging in solicitation activities shall

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persist after solicitation has been denied, act in a demanding or harassing manner, or use any sound or voice-amplifying apparatus or device.

- (f) All persons participating in the solicitation shall be at least 18 years of age and shall possess picture identification.
- (g) Signage providing notice of the solicitation shall be posted at least 500 feet before the site of the solicitation.
- (h) The local government may stop solicitation activities if any conditions or requirements of this subsection are not met.
- (4) Nothing in this section shall be construed to inhibit political campaigning on the public right-of-way or to require a permit for such activity.
- (2) (5) Notwithstanding the provisions of subsection (1), any commercial vehicle used solely for the purpose of collecting solid waste or recyclable or recovered materials may stop or stand on any public street, highway, or road for the sole purpose of collecting solid waste or recyclable or recovered materials. However, such solid waste or recyclable or recovered materials collection vehicle shall show or display amber flashing hazard lights at all times that it is engaged in stopping or standing for the purpose of collecting solid waste or recyclable or recovered materials. Local governments may establish reasonable regulations governing the standing and stopping of such commercial vehicles, provided that such regulations are applied uniformly and without regard to the ownership of the vehicles.
 - Section 3. Subsection (5) of section 768.28, Florida



Statutes, is amended to read:

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768.28 Waiver of sovereign immunity in tort actions; recovery limits; civil liability for damages caused during a riot; limitation on attorney fees; statute of limitations; exclusions; indemnification; risk management programs.-

(5)(a) The state and its agencies and subdivisions shall be liable for tort claims in the same manner and to the same extent as a private individual under like circumstances, but liability shall not include punitive damages or interest for the period before judgment. Neither the state nor its agencies or subdivisions shall be liable to pay a claim or a judgment by any one person which exceeds the sum of \$200,000 or any claim or judgment, or portions thereof, which, when totaled with all other claims or judgments paid by the state or its agencies or subdivisions arising out of the same incident or occurrence, exceeds the sum of \$300,000. However, a judgment or judgments may be claimed and rendered in excess of these amounts and may be settled and paid pursuant to this act up to \$200,000 or \$300,000, as the case may be; and that portion of the judgment that exceeds these amounts may be reported to the Legislature, but may be paid in part or in whole only by further act of the Legislature. Notwithstanding the limited waiver of sovereign immunity provided herein, the state or an agency or subdivision thereof may agree, within the limits of insurance coverage provided, to settle a claim made or a judgment rendered against it without further action by the Legislature, but the state or agency or subdivision thereof shall not be deemed to have waived any defense of sovereign immunity or to have increased the limits of its liability as a result of its obtaining insurance

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coverage for tortious acts in excess of the \$200,000 or \$300,000 waiver provided above. The limitations of liability set forth in this subsection shall apply to the state and its agencies and subdivisions whether or not the state or its agencies or subdivisions possessed sovereign immunity before July 1, 1974.

(b) A municipality has a duty to allow the municipal law enforcement agency, as long as it appropriately trains its law enforcement officers on standards regarding use of force, physical restraints, and deploying tear gas, to respond appropriately to protect persons and property during a riot or an unlawful assembly based on the availability of adequate equipment to its municipal law enforcement officers and relevant state and federal laws. If the governing body of a municipality or a person authorized by the governing body of the municipality breaches that duty, the municipality is civilly liable for any damages including damages arising from personal injury, wrongful death, or property damages proximately caused by the municipality's breach of duty. The sovereign immunity recovery limits in paragraph (a) do not apply to an action under this paragraph.

Section 4. Subsection (2) of section 784.011, Florida Statutes, is amended, and subsection (3) is added to that section, to read:

784.011 Assault.-

- (2) Except as provided in subsection (3), a person who assaults another person Whoever commits an assault shall be quilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
 - (3) A person, regardless of race or ethnicity and who is

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clearly identified, who assaults another person in furtherance of a riot or an aggravated riot prohibited under s. 870.01 commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 5. Subsection (2) of section 784.021, Florida Statutes, is amended, and subsection (3) is added to that section, to read:

784.021 Aggravated assault.-

- (2) A person who Whoever commits an aggravated assault commits shall be quilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (3) For the purposes of sentencing under chapter 921, a violation of this section committed by a person, regardless of race or ethnicity and who is clearly identified, acting in furtherance of a riot or an aggravated riot prohibited under s. 870.01 is ranked one level above the ranking under s. 921.0022 for the offense committed.

Section 6. Section 784.03, Florida Statutes, is amended to read:

784.03 Battery; felony battery.-

- (1) (a) The offense of battery occurs when a person:
- 1. Actually and intentionally touches or strikes another person against the will of the other; or
 - 2. Intentionally causes bodily harm to another person.
- (b) Except as provided in subsection (2) or subsection (3), a person who commits battery commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (2) A person who has one prior conviction for battery, aggravated battery, or felony battery and who commits any second

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244 or subsequent battery commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 245 246 For purposes of this subsection, "conviction" means a determination of guilt that is the result of a plea or a trial, 247 248 regardless of whether adjudication is withheld or a plea of nolo 249 contendere is entered.

- (3) A person, regardless of race or ethnicity and who is clearly identified, who commits a battery in furtherance of a riot or an aggravated riot prohibited under s. 870.01 commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- Section 7. Section 784.045, Florida Statutes, is amended to read:
 - 784.045 Aggravated battery.-
- (1) (a) A person commits aggravated battery who, in committing battery:
- 1. Intentionally or knowingly causes great bodily harm, permanent disability, or permanent disfigurement; or
 - 2. Uses a deadly weapon.
- (b) A person commits aggravated battery if the person who was the victim of the battery was pregnant at the time of the offense and the offender knew or should have known that the victim was pregnant.
- (2) A person who violates subsection (1) commits Whoever commits aggravated battery shall be quilty of a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (3) For the purposes of sentencing under chapter 921, a violation of this section committed by a person, regardless of

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273 race or ethnicity and who is clearly identified, acting in 274 furtherance of a riot or an aggravated riot prohibited under s. 275 870.01 is ranked one level above the ranking under s. 921.0022 276 for the offense committed.

Section 8. Section 784.0495, Florida Statutes, is created to read:

784.0495 Mob intimidation.

- (1) It is unlawful for a person, regardless of race or ethnicity and who is clearly identified, assembled with two or more other persons and acting with a common intent, to use force or threaten to use imminent force, to compel or induce, or attempt to compel or induce, another person to do or refrain from doing any act or to assume, abandon, or maintain a particular viewpoint against his or her will.
- (2) A person who violates subsection (1) commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (3) A person arrested for a violation of this section shall be held in custody until brought before the court for admittance to bail in accordance with chapter 903.

Section 9. Subsection (2) of section 784.07, Florida Statutes, is amended, and subsection (4) is added to that section, to read:

- 784.07 Assault or battery of law enforcement officers, firefighters, emergency medical care providers, public transit employees or agents, or other specified officers; reclassification of offenses; minimum sentences.-
- (2) Whenever any person is charged with knowingly committing an assault or battery upon a law enforcement officer,

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a firefighter, an emergency medical care provider, a railroad special officer, a traffic accident investigation officer as described in s. 316.640, a nonsworn law enforcement agency employee who is certified as an agency inspector, a blood alcohol analyst, or a breath test operator while such employee is in uniform and engaged in processing, testing, evaluating, analyzing, or transporting a person who is detained or under arrest for DUI, a law enforcement explorer, a traffic infraction enforcement officer as described in s. 316.640, a parking enforcement specialist as defined in s. 316.640, a person licensed as a security officer as defined in s. 493.6101 and wearing a uniform that bears at least one patch or emblem that is visible at all times that clearly identifies the employing agency and that clearly identifies the person as a licensed security officer, or a security officer employed by the board of trustees of a community college, while the officer, firefighter, emergency medical care provider, railroad special officer, traffic accident investigation officer, traffic infraction enforcement officer, inspector, analyst, operator, law enforcement explorer, parking enforcement specialist, public transit employee or agent, or security officer is engaged in the lawful performance of his or her duties, the offense for which the person is charged shall be reclassified as follows:

- (a) In the case of assault, from a misdemeanor of the second degree to a misdemeanor of the first degree.
- (b) In the case of battery, from a misdemeanor of the first degree to a felony of the third degree. Notwithstanding any other provision of law, a person, regardless of race or ethnicity and who is clearly identified, convicted of battery

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upon a law enforcement officer committed in furtherance of a riot or an aggravated riot prohibited under s. 870.01 shall be sentenced to a minimum term of imprisonment of 6 months.

- (c) In the case of aggravated assault, from a felony of the third degree to a felony of the second degree. Notwithstanding any other provision of law, any person convicted of aggravated assault upon a law enforcement officer shall be sentenced to a minimum term of imprisonment of 3 years.
- (d) In the case of aggravated battery, from a felony of the second degree to a felony of the first degree. Notwithstanding any other provision of law, any person convicted of aggravated battery of a law enforcement officer shall be sentenced to a minimum term of imprisonment of 5 years.
- (4) For purposes of sentencing under chapter 921, a felony violation of this section committed by a person, regardless of race or ethnicity and who is clearly identified, acting in furtherance of a riot or an aggravated riot prohibited under s. 870.01 is ranked one level above the ranking under s. 921.0022 for the offense committed.

Section 10. Subsections (3) through (9) of section 806.13, Florida Statutes, are renumbered as subsections (4) through (10), respectively, a new subsection (3) is added to that section, and present subsection (8) of that section is amended, to read:

- 806.13 Criminal mischief; penalties; penalty for minor.
- (3) Any person who, without the consent of the owner thereof, willfully and maliciously defaces, injures, or otherwise damages by any means a memorial or historic property, as defined in s. 806.135(1), and the value of the damage to the

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memorial or historic property is greater than \$200, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. A court shall order any person convicted of violating this subsection to pay restitution, which shall include the full cost of repair or replacement of such memorial or historic property. (9) (8) A minor whose driver license or driving privilege is revoked, suspended, or withheld under subsection (8) (7) may elect to reduce the period of revocation, suspension, or withholding by performing community service at the rate of 1 day for each hour of community service performed. In addition, if the court determines that due to a family hardship, the minor's driver license or driving privilege is necessary for employment or medical purposes of the minor or a member of the minor's family, the court shall order the minor to perform community service and reduce the period of revocation, suspension, or withholding at the rate of 1 day for each hour of community service performed. As used in this subsection, the term "community service" means cleaning graffiti from public property. Section 11. Section 806.135, Florida Statutes, is created to read: 806.135 Destroying or demolishing a memorial or historic property.-(1) As used in this section, the term: (a) "Historic property" means any building, structure, site, or object that has been officially designated as a historic building, historic structure, historic site, or

historic object through a federal, state, or local designation



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- (b) "Memorial" means a plaque, statue, marker, flag, banner, cenotaph, religious symbol, painting, seal, tombstone, structure name, or display that is constructed and located with the intent of being permanently displayed or perpetually maintained; is dedicated to a historical person, an entity, an event, or a series of events; and honors or recounts the military service of any past or present United States Armed Forces military personnel, or the past or present public service of a resident of the geographical area comprising the state or the United States. The term includes, but is not limited to, the following memorials established under chapter 265:
 - 1. Florida Women's Hall of Fame.
 - 2. Florida Medal of Honor Wall.
 - 3. Florida Veterans' Hall of Fame.
 - 4. POW-MIA Chair of Honor Memorial.
- 5. Florida Veterans' Walk of Honor and Florida Veterans' Memorial Garden.
 - 6. Florida Law Enforcement Officers' Hall of Fame.
 - 7. Florida Holocaust Memorial.
 - 8. Florida Slavery Memorial.
- 9. Any other memorial located within the Capitol Complex, including, but not limited to, Waller Park.
- (2) It is unlawful for any person to willfully and maliciously destroy or demolish any memorial or historic property, or willfully and maliciously pull down a memorial or historic property, unless authorized by the owner of the memorial or historic property. A person who violates this section commits a felony of the second degree, punishable as

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provided in s. 775.082, s. 775.083, or s. 775.084.

(3) A court shall order any person convicted of violating this section to pay restitution, which shall include the full cost of repair or replacement of such memorial or historic property.

Section 12. Subsections (3) and (4) of section 810.02, Florida Statutes, are amended to read:

810.02 Burglary.-

- (3) Burglary is a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if, in the course of committing the offense, the offender does not make an assault or battery and is not and does not become armed with a dangerous weapon or explosive, and the offender enters or remains in a:
- (a) Dwelling, and there is another person in the dwelling at the time the offender enters or remains;
- (b) Dwelling, and there is not another person in the dwelling at the time the offender enters or remains;
- (c) Structure, and there is another person in the structure at the time the offender enters or remains;
- (d) Conveyance, and there is another person in the conveyance at the time the offender enters or remains;
- (e) Authorized emergency vehicle, as defined in s. 316.003; or
- (f) Structure or conveyance when the offense intended to be committed therein is theft of a controlled substance as defined in s. 893.02. Notwithstanding any other law, separate judgments and sentences for burglary with the intent to commit theft of a controlled substance under this paragraph and for any applicable



possession of controlled substance offense under s. 893.13 or trafficking in controlled substance offense under s. 893.135 may be imposed when all such offenses involve the same amount or amounts of a controlled substance.

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> However, if the burglary is committed during a riot or an aggravated riot prohibited under s. 870.01 and the perpetration of the burglary is facilitated by conditions arising from the riot; or within a county that is subject to a state of emergency declared by the Governor under chapter 252 after the declaration of emergency is made and the perpetration of the burglary is facilitated by conditions arising from the emergency, the burglary is a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. As used in this subsection, the term "conditions arising from the riot" means civil unrest, power outages, curfews, or a reduction in the presence of or response time for first responders or homeland security personnel and the term "conditions arising from the emergency" means civil unrest, power outages, curfews, voluntary or mandatory evacuations, or a reduction in the presence of or response time for first responders or homeland security personnel. A person, regardless of race or ethnicity and who is clearly identified, arrested for committing a burglary during a riot or an aggravated riot or within a county that is subject to such a state of emergency may not be released until the person appears before a committing magistrate at a first appearance hearing. For purposes of sentencing under chapter 921, a felony offense that is reclassified under this subsection is ranked one level above the ranking under s. 921.0022 or s. 921.0023 of the



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- (4) Burglary is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if, in the course of committing the offense, the offender does not make an assault or battery and is not and does not become armed with a dangerous weapon or explosive, and the offender enters or remains in a:
- (a) Structure, and there is not another person in the structure at the time the offender enters or remains; or
- (b) Conveyance, and there is not another person in the conveyance at the time the offender enters or remains.

However, if the burglary is committed during a riot or an aggravated riot prohibited under s. 870.01 and the perpetration of the burglary is facilitated by conditions arising from the riot; or within a county that is subject to a state of emergency declared by the Governor under chapter 252 after the declaration of emergency is made and the perpetration of the burglary is facilitated by conditions arising from the emergency, the burglary is a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. As used in this subsection, the terms "conditions arising from the riot" and term "conditions arising from the emergency" have the same meanings as provided in subsection (3) means civil unrest, power outages, curfews, voluntary or mandatory evacuations, or a reduction in the presence of or response time for first responders or homeland security personnel. A person, regardless of race or ethnicity and who is clearly identified, arrested for committing a burglary during a riot or an aggravated riot or



505 within a county that is subject to such a state of emergency may 506 not be released until the person appears before a committing magistrate at a first appearance hearing. For purposes of 507 508 sentencing under chapter 921, a felony offense that is 509 reclassified under this subsection is ranked one level above the 510 ranking under s. 921.0022 or s. 921.0023 of the offense 511 committed.

Section 13. Paragraphs (b) and (c) of subsection (2) of section 812.014, Florida Statutes, are amended to read:

812.014 Theft.-

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- (b)1. If the property stolen is valued at \$20,000 or more, but less than \$100,000;
- 2. The property stolen is cargo valued at less than \$50,000 that has entered the stream of interstate or intrastate commerce from the shipper's loading platform to the consignee's receiving dock;
- 3. The property stolen is emergency medical equipment, valued at \$300 or more, that is taken from a facility licensed under chapter 395 or from an aircraft or vehicle permitted under chapter 401; or
- 4. The property stolen is law enforcement equipment, valued at \$300 or more, that is taken from an authorized emergency vehicle, as defined in s. 316.003,

the offender commits grand theft in the second degree, punishable as a felony of the second degree, as provided in s. 775.082, s. 775.083, or s. 775.084. Emergency medical equipment means mechanical or electronic apparatus used to provide

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emergency services and care as defined in s. 395.002(9) or to treat medical emergencies. Law enforcement equipment means any property, device, or apparatus used by any law enforcement officer as defined in s. 943.10 in the officer's official business. However, if the property is stolen during a riot or an aggravated riot prohibited under s. 870.01 and the perpetration of the theft is facilitated by conditions arising from the riot; or within a county that is subject to a state of emergency declared by the Governor under chapter 252, the theft is committed after the declaration of emergency is made, and the perpetration of the theft is facilitated by conditions arising from the emergency, the theft is a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. As used in this paragraph, the term "conditions arising from the riot" means civil unrest, power outages, curfews, or a reduction in the presence of or response time for first responders or homeland security personnel and the term "conditions arising from the emergency" means civil unrest, power outages, curfews, voluntary or mandatory evacuations, or a reduction in the presence of or response time for first responders or homeland security personnel. A person, regardless of race or ethnicity and who is clearly identified, arrested for committing a theft during a riot or an aggravated riot or within a county that is subject to a state of emergency may not be released until the person appears before a committing magistrate at a first appearance hearing. For purposes of sentencing under chapter 921, a felony offense that is reclassified under this paragraph is ranked one level above the ranking under s. 921.0022 or s. 921.0023 of the offense committed.



- 563 (c) It is grand theft of the third degree and a felony of 564 the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if the property stolen is: 565
 - 1. Valued at \$750 or more, but less than \$5,000.
 - 2. Valued at \$5,000 or more, but less than \$10,000.
 - 3. Valued at \$10,000 or more, but less than \$20,000.
 - 4. A will, codicil, or other testamentary instrument.
 - 5. A firearm.

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- 6. A motor vehicle, except as provided in paragraph (a).
- 7. Any commercially farmed animal, including any animal of the equine, avian, bovine, or swine class or other grazing animal; a bee colony of a registered beekeeper; and aquaculture species raised at a certified aquaculture facility. If the property stolen is a commercially farmed animal, including an animal of the equine, avian, bovine, or swine class or other grazing animal; a bee colony of a registered beekeeper; or an aquaculture species raised at a certified aquaculture facility, a \$10,000 fine shall be imposed.
- 8. Any fire extinguisher that, at the time of the taking, was installed in any building for the purpose of fire prevention and control. This subparagraph does not apply to a fire extinguisher taken from the inventory at a point-of-sale business.
- 9. Any amount of citrus fruit consisting of 2,000 or more individual pieces of fruit.
- 10. Taken from a designated construction site identified by the posting of a sign as provided for in s. 810.09(2)(d).
 - 11. Any stop sign.
 - 12. Anhydrous ammonia.



13. Any amount of a controlled substance as defined in s. 893.02. Notwithstanding any other law, separate judgments and sentences for theft of a controlled substance under this subparagraph and for any applicable possession of controlled substance offense under s. 893.13 or trafficking in controlled substance offense under s. 893.135 may be imposed when all such offenses involve the same amount or amounts of a controlled substance.

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However, if the property is stolen during a riot or an aggravated riot prohibited under s. 870.01 and the perpetration of the theft is facilitated by conditions arising from the riot; or within a county that is subject to a state of emergency declared by the Governor under chapter 252, the property is stolen after the declaration of emergency is made, and the perpetration of the theft is facilitated by conditions arising from the emergency, the offender commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if the property is valued at \$5,000 or more, but less than \$10,000, as provided under subparagraph 2., or if the property is valued at \$10,000 or more, but less than \$20,000, as provided under subparagraph 3. As used in this paragraph, the terms "conditions arising from a riot" and term "conditions arising from the emergency" have the same meanings as provided in paragraph (b). A person, regardless of race or ethnicity and who is clearly identified, arrested for committing a theft during a riot or an aggravated riot or within a county that is subject to a state of emergency may not be released until the person appears before a committing magistrate at a first

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appearance hearing means civil unrest, power outages, curfews, voluntary or mandatory evacuations, or a reduction in the presence of or the response time for first responders or homeland security personnel. For purposes of sentencing under chapter 921, a felony offense that is reclassified under this paragraph is ranked one level above the ranking under s. 921.0022 or s. 921.0023 of the offense committed. Section 14. Section 836.115, Florida Statutes, is created to read: 836.115 Cyberintimidation by publication.-(1) As used in this section, the term: (a) "Electronically publish" means to disseminate, post, or otherwise disclose information to an Internet site or forum. (b) "Harass" has the same meaning as provided in s. 817.568(1)(c). (c) "Personal identification information" has the same meaning as provided in s. 817.568(1)(f). (2) It is unlawful for a person, regardless of race or ethnicity and who is clearly identified, to electronically publish another person's personal identification information with the intent to, or with the intent that a third party will use the information to: (a) Incite violence or commit a crime against the person; or (b) Threaten or harass the person, placing such person in reasonable fear of bodily harm. A person who violates this subsection commits a misdemeanor of a

first degree, punishable as provided in s. 775.082 or s.



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Section 15. Section 870.01, Florida Statutes, is amended to read:

870.01 Affrays and riots.-

- (1) A person commits an affray if he or she engages, by mutual consent, in fighting with another person in a public place to the terror of the people. A person who commits All persons quilty of an affray commits shall be quilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (2) A person, regardless of race or ethnicity and who is clearly identified, commits a riot if he or she willfully participates in a violent public disturbance involving an assembly of three or more persons, acting with a common intent to assist each other in violent and disorderly conduct, resulting in:
 - (a) Injury to another person;
 - (b) Damage to property; or
- (c) Imminent danger of injury to another person or damage to property.

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- A person who commits All persons quilty of a riot commits, or of inciting or encouraging a riot, shall be guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- 674 675 (3) A person, regardless of race or ethnicity and who is
- 676 clearly identified, commits aggravated rioting if, in the course 677 of committing a riot, he or she:
 - (a) Participates with 25 or more other persons;



679	(b) Causes great bodily harm to a person not participating		
680	in the riot;		
681	(c) Causes property damage in excess of \$5,000;		
682	(d) Displays, uses, threatens to use, or attempts to use a		
683	deadly weapon; or		
684	(e) By force, or threat of force, endangers the safe		
685	movement of a vehicle traveling on a public street, highway, or		
686	road.		
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688	A person who commits aggravating rioting commits a felony of the		
689	second degree, punishable as provided in s. 775.082, s. 775.083,		
690	or s. 775.084.		
691	(4) A person, regardless of race or ethnicity and who is		
692	clearly identified, commits inciting a riot if he or she		
693	willfully incites another person to participate in a riot,		
694	resulting in a riot or imminent danger of a riot. A person who		
695	commits inciting a riot commits a felony of the third degree,		
696	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.		
697	(5) A person, regardless of race or ethnicity and who is		
698	clearly identified, commits aggravated inciting a riot if he or		
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700	========= T I T L E A M E N D M E N T ==========		
701	And the title is amended as follows:		
702	Delete lines 45 - 79		
703	and insert:		
704	imprisonment for a certain person convicted of battery		
705	on a law enforcement officer committed in furtherance		
706	of a riot or an aggravated riot; increasing the		
707	offense severity ranking of an assault or battery		

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against specified persons for the purposes of the Criminal Punishment Code if committed in furtherance of a riot or an aggravated riot; amending s. 806.13, F.S.; prohibiting defacing, injuring, or damaging a memorial or historic property; providing a penalty; requiring a court to order restitution for such a violation; creating s. 806.135, F.S.; defining the terms "historic property" and "memorial"; prohibiting a person from destroying or demolishing a memorial or historic property; providing a penalty; requiring a court to order restitution for such a violation; amending s. 810.02, F.S.; reclassifying specified burglary offenses committed during a riot or an aggravated riot and facilitated by conditions arising from the riot; providing a definition; requiring a person arrested for such a violation to be held in custody until first appearance; amending s. 812.014, F.S.; reclassifying specified theft offenses committed during a riot or an aggravated riot and facilitated by conditions arising from the riot; providing a definition; requiring a certain person arrested for such a violation to be held in custody until first appearance; creating s. 836.115, F.S.; providing definitions; prohibiting cyberintimidation by publication; providing criminal penalties; amending s. 870.01, F.S.; prohibiting a person from fighting in a public place; prohibiting a certain person from willfully participating in a specified violent public disturbance resulting in specified damage or injury;



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737	providing an increased penalty for rioting under
738	specified circumstances; prohibiting a certain person
739	from