Florida Senate - 2000

By the Committee on Judiciary and Senator Campbell

308-2184-00 1 A bill to be entitled 2 An act relating to rules of evidence; amending s. 794.022, F.S.; providing for certain rules 3 4 of evidence applicable to the criminal 5 prosecution of the crime of sexual battery to 6 apply in any civil action brought under the 7 Florida Civil Rights Act involving the 8 perpetration or alleged perpetration of such 9 crime; providing an effective date. 10 Be It Enacted by the Legislature of the State of Florida: 11 12 Section 1. Section 794.022, Florida Statutes, is 13 amended to read: 14 794.022 Rules of evidence.--15 (1) The testimony of the victim need not be 16 corroborated in a prosecution under s. 794.011. 17 (2) Specific instances of prior consensual sexual 18 19 activity between the victim and any person other than the 20 offender shall not be admitted into evidence in a prosecution 21 under s. 794.011. However, such evidence may be admitted if 22 it is first established to the court in a proceeding in camera that such evidence may prove that the defendant was not the 23 source of the semen, pregnancy, injury, or disease; or, when 24 25 consent by the victim is at issue, such evidence may be admitted if it is first established to the court in a 26 proceeding in camera that such evidence tends to establish a 27 28 pattern of conduct or behavior on the part of the victim which is so similar to the conduct or behavior in the case that it 29 30 is relevant to the issue of consent. 31

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1	(3) Notwithstanding any other provision of law,
2	reputation evidence relating to a victim's prior sexual
3	conduct or evidence presented for the purpose of showing that
4	manner of dress of the victim at the time of the offense
5	incited the sexual battery shall not be admitted into evidence
6	in a prosecution under s. 794.011.
7	(4) When consent of the victim is a defense to
8	prosecution under s. 794.011, evidence of the victim's mental
9	incapacity or defect is admissible to prove that the consent
10	was not intelligent, knowing, or voluntary; and the court
11	shall instruct the jury accordingly.
12	(5) An offender's use of a prophylactic device, or a
13	victim's request that an offender use a prophylactic device,
14	is not, by itself, relevant to either the issue of whether or
15	not the offense was committed or the issue of whether or not
16	the victim consented.
17	(6) The rules of evidence provided in this section
18	apply in any civil action brought under the Florida Civil
19	Rights Act involving the perpetration or alleged perpetration
20	of a violation of s. 794.011.
21	Section 2. This act shall take effect upon becoming a
22	law.
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24	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
25	<u>SB 2592</u>
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27	Clarifies that the Rape Shield Law provided in s. 794.022, F.S., applies to civil actions brought under the Florida Civil
28	Rights Act involving the perpetration or alleged perpetration of a violation of s. 794.011, F.S., (sexual battery).
29	or a violation of S. 794.011, F.S., (Sexual Dattery).
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