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2	An act relating to sentencing; reenacting
3	sections 4 and 12 of chapter 99-188, Laws of
4	Florida; amending s. 784.07, F.S.; providing
5	minimum terms of imprisonment for persons
6	convicted of aggravated assault or aggravated
7	battery of a law enforcement officer; requiring
8	the Governor to place public service
9	announcements explaining the provisions of this
10	act; provides for retroactive application of
11	the reenacted provisions; further amending s.
12	784.07, F.S., to incorporate amendments
13	contained in chapters 99-3 and 99-248, Laws of
14	Florida, to correct a cross reference;
15	providing an effective date.
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17	WHEREAS, in 1999 the Legislature adopted chapter
18	99-188, Laws of Florida, with the primary motivation of
19	reducing crime in this state and to protect the public from
20	violent criminals through the adoption of enhanced and
21	mandatory sentences for violent and repeat offenders, for
22	persons involved in drug-related crimes, committing aggravated
23	battery or aggravated assault on law enforcement personnel or
24	the elderly, and for persons committing criminal acts while in
25	prison or while having escaped from prison, and
26	WHEREAS, a three-judge panel of the District Court of
27	Appeal of Florida, Second District, has issued a nonfinal
28	opinion declaring chapter 99-188, Laws of Florida,
29	unconstitutional as a violation of the requirement in Section
30	6, Article III of the Florida Constitution that "every law
31	shall embrace but one subject and matter properly connected

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therewith. . . ", finding that the addition of two minor provisions relating to burglary of railroad vehicles and the provision of sentencing documents relative to aliens to the Immigration and Naturalization Service were not matters

4 5 properly connected with the subject of the 1999 act, which was 6 "sentencing," and WHEREAS, the nonfinal ruling on this matter was issued 7 8 while the Legislature was in session, and 9 WHEREAS, the Attorney General, on behalf of the people of the State of Florida, has indicated a determination to seek 10 rehearing, en banc, of this matter, and 11 12 WHEREAS, a final opinion by the District Court of

Appeal of Florida, Second District, declaring chapter 99-188,
Laws of Florida, to have been in violation of Section 6,
Article III of the Florida Constitution would be subject to
appeal by the state to the Florida Supreme Court, and

WHEREAS, in its nonfinal ruling, the panel of the District Court of Appeal of Florida, Second District, has certified its decision as passing on two questions of great public importance with respect to chapter 99-188, Laws of Florida, further invoking the jurisdiction of the Florida Supreme Court, and

WHEREAS, the final resolution as to the constitutionality of chapter 99-188, Laws of Florida, remains uncertain, and is unlikely to be finally determined by the judicial system, while the 2002 legislative session is in progress, and

28 WHEREAS, the legislative action to correct the effect 29 of this ruling forthwith is essential to public safety and 30 cannot await a final resolution by the District Court of 31 Appeal and the Florida Supreme Court, and

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ENROLLED

2002 Legislature

1	WHEREAS, the Legislature, only out of an abundance of
2	caution due to tentative posture of the law while it awaits
3	final resolution by the District Court of Appeal and the
4	Florida Supreme Court, has prepared five separate bills to
5	reenact selected provisions of chapter 99-188, Laws of
6	Florida, all of which relate to the single general issue of
7	sentencing in criminal cases, and
8	WHEREAS, the Legislature does not intend the division
9	of these bills relating to sentencing as any kind of
10	legislative acknowledgement that said bills could not or
11	should not be joined together in a single bill in full
12	compliance with Section 6, Article III of the Florida
13	Constitution, NOW THEREFORE,
14	
15	Be It Enacted by the Legislature of the State of Florida:
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17	Section 1. Sections 4 and 12 of chapter 99-188, Laws
18	of Florida, are reenacted to read:
19	Section 4. Paragraphs (c) and (d) of subsection (2) of
20	section 784.07, Florida Statutes, 1998 Supplement, are amended
21	to read:
22	784.07 Assault or battery of law enforcement officers,
23	firefighters, emergency medical care providers, public transit
24	employees or agents, or other specified officers;
25	reclassification of offenses; minimum sentences
26	(2) Whenever any person is charged with knowingly
27	committing an assault or battery upon a law enforcement
28	officer, a firefighter, an emergency medical care provider, a
29	traffic accident investigation officer as described in s.
30	316.640, a traffic infraction enforcement officer as described
31	in s. 318.141, a parking enforcement specialist as defined in
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s. 316.640, or a security officer employed by the board of 1 2 trustees of a community college, while the officer, 3 firefighter, emergency medical care provider, intake officer, 4 traffic accident investigation officer, traffic infraction 5 enforcement officer, parking enforcement specialist, public transit employee or agent, or security officer is engaged in 6 7 the lawful performance of his or her duties, the offense for which the person is charged shall be reclassified as follows: 8 9 (c) In the case of aggravated assault, from a felony of the third degree to a felony of the second degree. 10 Notwithstanding any other provision of law, any person 11 12 convicted of aggravated assault upon a law enforcement officer 13 shall be sentenced to a minimum term of imprisonment of 3 14 years. 15 (d) In the case of aggravated battery, from a felony 16 of the second degree to a felony of the first degree. 17 Notwithstanding any other provision of law, any person convicted of aggravated battery of a law enforcement officer 18 19 shall be sentenced to a minimum term of imprisonment of 5 20 years. 21 Section 12. In order to inform the public and to deter and prevent crime in the state, the Executive Office of the 22 Governor shall place public service an<u>nouncements in visible</u> 23 local media throughout the state explaining the penalties 24 provided in this act. 25 26 Section 2. Subsection (2) of section 784.07, Florida Statutes, as amended by section 4 of chapter 99-188, Laws of 27 Florida, and as reenacted by section 1 of this act, is further 28 29 amended to read: 784.07 Assault or battery of law enforcement officers, 30 31 firefighters, emergency medical care providers, public transit 4

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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, a firefighter, an emergency medical care provider, a traffic accident investigation officer as described in s. 316.640, a traffic infraction enforcement officer as described in s. 316.640 s. 318.141, a parking enforcement specialist as defined in s. 316.640, or a security officer employed by the board of trustees of a community college, while the officer, firefighter, emergency medical care provider, intake officer, traffic accident investigation officer, traffic infraction enforcement officer, 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. (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

24 convicted of aggravated assault upon a law enforcement officer 25 shall be sentenced to a minimum term of imprisonment of 3 26 years.

27 (d) In the case of aggravated battery, from a felony
28 of the second degree to a felony of the first degree.
29 Notwithstanding any other provision of law, any person
30 convicted of aggravated battery of a law enforcement officer
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ENROLLED

2002 Legislature

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   shall be sentenced to a minimum term of imprisonment of 5
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   years.
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           Section 3. The provisions reenacted by this act shall
   be applied retroactively to July 1, 1999, or as soon
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    thereafter as the Constitution of the State of Florida and the
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    Constitution of the United States may permit.
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           Section 4. This act shall take effect upon becoming a
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    law.
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HB 1395