SENATE STAFF ANALYSIS AND ECONOMIC IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

BILL:	SB 398					
SPONSOR:	Senator Miller					
SUBJECT:	Commercial Exploitation/Self-murder					
DATE:	February 10, 2004 REVISED: 02/17/04					
AN 1. Brown 2. 3. 4. 5. 6.	ALYST	STAFF DIRECTOR Lang	REFERENCE JU CJ	ACTION Fav/1 amendment		

I. Summary:

This bill defines self-murder as the voluntary and intentional taking of one's own life, including attempts. Under this bill, one who engages in conducting, promoting, publicizing, collecting admission to, or providing a theater, auditorium, club or other venue for a commercial purpose, where the person at least reasonably should know includes an actual self-murder, commits a third degree felony.

Simulated self-murder, defined in this bill as a self-murder publicly depicted or portrayed through script, play, movie, or story where the public has prior notice that it is only a simulation, is exempted from the provisions of this bill.

This bill creates a new subsection, s. 782.081 in the Florida Statutes.

II. Present Situation:

In the Fall of 2003, a rock band advertised that it intended to hold a concert, to include the public suicide of a terminally ill person, in support of euthanasia (St. Petersburg Times, October 22, 2003).

The St. Petersburg City Commission immediately passed a city ordinance, by emergency order, making it illegal to conduct a suicide for commercial or entertainment purposes, or to host, promote, or sell tickets to such an event. Ordinance No. 634-G, Section 20-100 (2003). Violation of the city ordinance can result in up to a sixty day jail sentence and a \$500 fine. Pinellas County Commissioners extended the ban countywide in 2003 following the City Commission's actions, and broadened it to include all public suicide.

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Section 782.08, F.S., relating to assisting self-murder, provides that a person deliberately assisting another in the commission of self-murder is guilty of manslaughter, a second degree felony, punishable by a term of imprisonment of up to fifteen years, along with payment of up to \$10,000 in fines.

A third degree felony is punishable by up to five years in prison, and \$5,000 in fines. ss. 775.082 and 775.083, F.S.

III. Effect of Proposed Changes:

- S. 782.081, F.S., provides the following changes in law:
- Definitions: Defines 'self-murder' as the voluntary and intentional taking of one's own life, including attempts; Defines 'simulated self-murder' as the artistic depiction or portrayal of self-murder which is not an actual self-murder, including, but not limited to, that which is depicted or portrayed through a script, play, movie, or story presented to the public, where the public has been informed that it will not be an actual self-murder.
- Elements: Prohibits a person from engaging in the following activities for commercial or entertainment purposes: conducting, promoting or publicizing, collecting admission, or providing a theater, auditorium, club or other venue or location for any event that the person knows or reasonably should know includes an actual self-murder; Provides an exemption for any event during which a simulated self-murder will occur from the provisions of this section; Provides that it is not a defense to prosecution that an attempted self-murder did not result in a self-murder; Provides that a person who violates this section commits a third degree felony.

IV. Constitutional Issues:

A.	Municipality/County	Mandates	Restrictions:
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None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Economic Impact and Fiscal Note:

A. Tax/Fee Issues:

None.

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B. Private Sector Impact:

None.

C. Government Sector Impact:

A spokesperson for the Department of Corrections indicated that they expect minimal or no fiscal impact as a result of the passage of this bill.

VI. Technical Deficiencies:

None.

VII. Related Issues:

Simulated self-murder is exempted from the prohibitions under this bill. To constitute a simulated, rather than an actual, self-murder, the public is required to be notified that the depiction or portrayal will not be an actual self-murder. It appears that this would require there to be a warning, or clarification statement, prior to the showing of every portrayal or depiction of such a simulation (i.e. before the start of a film or play containing a self-murder).

VIII. Amendments:

#1 by Judiciary:

This amendment removes the public notification requirement from the simulated self-murder exception.

This Senate staff analysis does not reflect the intent or official position of the bill's sponsor or the Florida Senate.