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A bill to be entitled

An act relating to sexual offenses; amending s. 92.55, F.S.; authorizing orders limiting testimony in open court and in depositions if the victim or witness was a child under 16 years of age when a specified sexual offense occurred; authorizing the court to set other conditions appropriate to taking the testimony of this victim or witness; amending s. 775.15, F.S.; eliminating time limitations to the prosecution of specified criminal offenses relating to lewd or lascivious battery or molestation if the victim was younger than 16 years of age at the time of the offense; specifying an exception; providing applicability; amending s. 794.011, F.S.; revising and creating offenses involving sexual battery; increasing felony degree of certain sexual battery offenses; amending s. 794.0115, F.S.; imposing a 50-year minimum mandatory sentence for dangerous sexual felony offenders; amending s. 794.05, F.S.; revising definition of the term "sexual activity;" amending s. 800.04, F.S.; revising and creating offenses involving lewd or lascivious battery and molestation; increasing felony degree of certain lewd or lascivious battery and molestation offenses; amending s. 810.14, F.S.; providing that voyeurism includes secretly observing another person's intimate areas in which the person has a reasonable expectation of privacy, when the other person is located in a public or private dwelling, structure, or conveyance; defining the term

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"intimate area"; amending s. 921.0022, F.S.; assigning offense severity rankings for new lewd or lascivious battery and molestation offenses and sexual battery offenses; amending s. 921.0024, F.S.; providing that sentence points are multiplied for specified sex offenses committed by an adult upon a minor under certain circumstances; amending ss. 943.0435 and 944.607, F.S.; conforming provisions to changes made by the act; amending s. 944.275, F.S.; prohibiting award of gain-time for certain offenses; amending s. 947.1405, F.S.; providing for tolling of conditional release supervision; providing applicability; amending ss. 947.1405 and 948.30, F.S.; prohibiting certain conditional releasees, probationers, or community controllees from viewing, accessing, owning, or possessing any obscene, pornographic, or sexually stimulating material; providing exceptions; amending s. 948.012, F.S.; requiring split sentence for certain sexual offenses; providing for tolling of probation or community control; amending s. 948.31, F.S.; authorizing the court to require a sexual offender or sexual predator who is on probation or community control to undergo an evaluation to determine whether the offender or predator needs sexual offender treatment; requiring the probationer or community controllee to pay for the treatment; removing a provision prohibiting contact with minors if sexual offender treatment is recommended; providing applicability; providing severability; providing an

effective date.

Be It Enacted by the Legislature of the State of Florida:

- Section 1. Section 92.55, Florida Statutes, is amended to read:
- 92.55 Judicial or other proceedings involving victim or witness under the age of 16, a or person who has an intellectual disability, or a sexual offense victim or witness; special protections; use of registered service or therapy animals.—
 - (1) For purposes of this section, the term:
- (a) "Sexual offense victim or witness" means a person who was under the age of 16 when he or she was the victim of or a witness to a sexual offense.
- (b) "Sexual offense" means any offense specified in s. 775.21(4)(a)1. or s. 943.0435(1)(a)1.a.(I).
- (2)(1) Upon motion of any party, upon motion of a parent, guardian, attorney, or guardian ad litem for a victim or witness under the age of 16, a or person who has an intellectual disability, or a sexual offense victim or witness, or upon its own motion, the court may enter any order necessary to protect the such victim or witness in any judicial proceeding or other official proceeding from severe emotional or mental harm due to the presence of the defendant if the victim or witness is required to testify in open court. Such orders must relate to the taking of testimony and include, but are not limited to:
- (a) Interviewing or the taking of depositions as part of a civil or criminal proceeding.
 - (b) Examination and cross-examination for the purpose of

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qualifying as a witness or testifying in any proceeding.

- (c) The use of testimony taken outside of the courtroom, including proceedings under ss. 92.53 and 92.54.
 - (3) (2) In ruling upon the motion, the court shall consider:
- (a) The age of the child, the nature of the offense or act, the relationship of the child to the parties in the case or to the defendant in a criminal action, the degree of emotional trauma that will result to the child as a consequence of the defendant's presence, and any other fact that the court deems relevant; or
- (b) The age of the person who has an intellectual disability, the functional capacity of such person, the nature of the offenses or act, the relationship of the person to the parties in the case or to the defendant in a criminal action, the degree of emotional trauma that will result to the person as a consequence of the defendant's presence, and any other fact that the court deems relevant; or
- (c) The age of the sexual offense victim or witness when the sexual offense occurred, the relationship of the sexual offense victim or witness to the parties in the case or to the defendant in a criminal action, the degree of emotional trauma that will result to the sexual offense victim or witness as a consequence of the defendant's presence, and any other fact that the court deems relevant.
- (4)(3) In addition to such other relief provided by law, the court may enter orders limiting the number of times that a child, or a person who has an intellectual disability, or a sexual offense victim or witness may be interviewed, prohibiting depositions of the victim or witness such child or person,

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requiring the submission of questions before the examination of the <u>victim or witness</u> child or person, setting the place and conditions for interviewing the <u>victim or witness</u> child or person or for conducting any other proceeding, or permitting or prohibiting the attendance of any person at any proceeding. The court shall enter any order necessary to protect the rights of all parties, including the defendant in any criminal action.

(5)(4) The court may set any other conditions it finds just and appropriate when taking the testimony of a child victim or witness or a sexual offense victim or witness, including the use of a service or therapy animal that has been evaluated and registered according to national standards, in any proceeding involving a sexual offense. When deciding whether to permit a child victim or witness or sexual offense victim or witness to testify with the assistance of a registered service or therapy animal, the court shall consider the age of the child victim or witness, the age of the sexual offense victim or witness at the time the sexual offense occurred, the interests of the child victim or witness or sexual offense victim or witness, the rights of the parties to the litigation, and any other relevant factor that would facilitate the testimony by the child victim or witness or sexual offense victim or witness.

Section 2. Subsection (18) is added to section 775.15, Florida Statutes, to read:

775.15 Time limitations; general time limitations; exceptions.—

(18) If the offense is a violation of s. 800.04(4) or (5) and the victim was under 16 years of age at the time the offense was committed, a prosecution of the offense may be commenced at

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any time, unless, at the time of the offense, the offender is less than 18 years of age and is no more than 4 years older than the victim. This subsection applies to an offense that is not otherwise barred from prosecution on or before October 1, 2014.

Section 3. Subsections (4), (5), and (6), paragraph (b) of subsection (8), and subsections (9) and (10) of section 794.011, Florida Statutes, are amended to read:

794.011 Sexual battery.-

- (4) (a) A person 18 years of age or older who commits sexual battery upon a person 12 years of age or older but younger than 18 years of age without that person's consent, under any of the following circumstances listed in paragraph (e), commits a felony of the first degree, punishable by a term of years not exceeding life or as provided in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115.÷
- (b) A person 18 years of age or older who commits sexual battery upon a person 18 years of age or older without that person's consent, under any of the circumstances listed in paragraph (e), commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115.
- (c) A person younger than 18 years of age who commits sexual battery upon a person 12 years of age or older without that person's consent, under any of the circumstances listed in paragraph (e), commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115.
- (d) A person commits a felony of the first degree, punishable by a term of years not exceeding life or as provided

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in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115 if the

person commits sexual battery upon a person 12 years of age or

older without that person's consent, under any of the

circumstances listed in paragraph (e), and such person was

previously convicted of a violation of:

1. Section 787.01(2) or s. 787.02(2) when the violation

involved a victim who was a minor and, in the course of
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- 1. Section 787.01(2) or s. 787.02(2) when the violation involved a victim who was a minor and, in the course of committing that violation, the defendant committed against the minor a sexual battery under this chapter or a lewd act under s. 800.04 or s. 847.0135(5);
 - 2. Section 787.01(3)(a)2. or 3.;
 - 3. Section 787.02(3)(a)2. or 3.;
 - 4. Section 800.04;

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- 5. Section 825.1025;
- 6. Section 847.0135(5); or
- 7. This chapter, excluding subsection (10) of this section.
- (e) The following circumstances apply to paragraphs (a) (d):
- 193 1.(a) When The victim is physically helpless to resist.
 - 2. (b) When The offender coerces the victim to submit by threatening to use force or violence likely to cause serious personal injury on the victim, and the victim reasonably believes that the offender has the present ability to execute the threat.
 - 3.(c) When The offender coerces the victim to submit by threatening to retaliate against the victim, or any other person, and the victim reasonably believes that the offender has the ability to execute the threat in the future.
 - 4. (d) When The offender, without the prior knowledge or

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consent of the victim, administers or has knowledge of someone else administering to the victim any narcotic, anesthetic, or other intoxicating substance $\underline{\text{that}}$ which mentally or physically incapacitates the victim.

- 5. (e) When The victim is mentally defective, and the offender has reason to believe this or has actual knowledge of this fact.
 - 6.(f) When The victim is physically incapacitated.
- 7.(g) When The offender is a law enforcement officer, correctional officer, or correctional probation officer as defined in by s. 943.10(1), (2), (3), (6), (7), (8), or (9), who is certified under the provisions of s. 943.1395 or is an elected official exempt from such certification by virtue of s. 943.253, or any other person in a position of control or authority in a probation, community control, controlled release, detention, custodial, or similar setting, and such officer, official, or person is acting in such a manner as to lead the victim to reasonably believe that the offender is in a position of control or authority as an agent or employee of government.
- (5) (a) A person 18 years of age or older who commits sexual battery upon a person 12 years of age or older but younger than 18 years of age, without that person's consent, and in the process thereof does not use physical force and violence likely to cause serious personal injury commits a felony of the first second degree, punishable as provided in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115.
- (b) A person 18 years of age or older who commits sexual battery upon a person 18 years of age or older, without that person's consent, and in the process does not use physical force

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and violence likely to cause serious personal injury commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115.

- (c) A person younger than 18 years of age who commits sexual battery upon a person 12 years of age or older, without that person's consent, and in the process does not use physical force and violence likely to cause serious personal injury commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115.
- (d) A person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115 if the person commits sexual battery upon a person 12 years of age or older, without that person's consent, and in the process does not use physical force and violence likely to cause serious personal injury and the person was previously convicted of a violation of:
- 1. Section 787.01(2) or s. 787.02(2) when the violation involved a victim who was a minor and, in the course of committing that violation, the defendant committed against the minor a sexual battery under this chapter or a lewd act under s. 800.04 or s. 847.0135(5);
 - 2. Section 787.01(3)(a)2. or 3.;
 - 3. Section 787.02(3)(a)2. or 3.;
 - 4. Section 800.04;
 - 5. Section 825.1025;
 - 6. Section 847.0135(5); or
 - 7. This chapter, excluding subsection (10) of this section.
- 260 (6) (a) The offenses offense described in paragraphs (5) (a) -
 - (c) are subsection (5) is included in any sexual battery offense

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charged under subsection (3) or subsection (4).

- (b) The offense described in paragraph (5)(a) is included in an offense charged under paragraph (4)(a).
- (c) The offense described in paragraph (5) (b) is included in an offense charged under paragraph (4) (b).
- (d) The offense described in paragraph (5)(c) is included in an offense charged under paragraph (4)(c).
- (e) The offense described in paragraph (5)(d) is included in an offense charged under paragraph (4)(d).
- (8) Without regard to the willingness or consent of the victim, which is not a defense to prosecution under this subsection, a person who is in a position of familial or custodial authority to a person less than 18 years of age and who:
- (b) Engages in any act with that person while the person is 12 years of age or older but younger less than 18 years of age which constitutes sexual battery under paragraph (1)(h) commits a felony of the first degree, punishable by a term of years not exceeding life or as provided in s. 775.082, s. 775.083, or s. 775.084.
- (9) For prosecution under <u>paragraph</u> (4) (a), <u>paragraph</u> (4) (b), <u>paragraph</u> (4) (c), or <u>paragraph</u> (4) (d) which involves an <u>offense committed under any of the circumstances listed in subparagraph (4) (e) 7. <u>paragraph (4) (g)</u>, acquiescence to a person reasonably believed by the victim to be in a position of authority or control does not constitute consent, and it is not a defense that the perpetrator was not actually in a position of control or authority if the circumstances were such as to lead the victim to reasonably believe that the person was in such a</u>

291 position.

(10) A Any person who falsely accuses a any person listed in subparagraph (4) (e) 7. paragraph (4) (g) or other person in a position of control or authority as an agent or employee of government of violating paragraph (4) (a), paragraph (4) (b), paragraph (4) (c), or paragraph (4) (d) commits (4) (g) is guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Section 4. Subsection (2) of section 794.0115, Florida Statutes, is amended to read:

794.0115 Dangerous sexual felony offender; mandatory sentencing.—

- (2) Any person who is convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 800.04(4) or (5); s. 825.1025(2) or (3); s. 827.071(2), (3), or (4); or s. 847.0145; or of any similar offense under a former designation, which offense the person committed when he or she was 18 years of age or older, and the person:
- (a) Caused serious personal injury to the victim as a result of the commission of the offense;
- (b) Used or threatened to use a deadly weapon during the commission of the offense;
- (c) Victimized more than one person during the course of the criminal episode applicable to the offense;
- (d) Committed the offense while under the jurisdiction of a court for a felony offense under the laws of this state, for an offense that is a felony in another jurisdiction, or for an offense that would be a felony if that offense were committed in this state; or

(e) Has previously been convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 800.04(4) or (5); s. 825.1025(2) or (3); s. 827.071(2), (3), or (4); s. 847.0145; of any offense under a former statutory designation which is similar in elements to an offense described in this paragraph; or of any offense that is a felony in another jurisdiction, or would be a felony if that offense were committed in this state, and which is similar in elements to an offense described in this paragraph,

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is a dangerous sexual felony offender, who must be sentenced to a mandatory minimum term of 25 years imprisonment up to, and including, life imprisonment. If the offense described in this subsection was committed on or after October 1, 2014, a person who qualifies as a dangerous sexual felony offender pursuant to this subsection must be sentenced to a mandatory minimum term of 50 years imprisonment up to, and including, life imprisonment.

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Section 5. Subsection (1) of section 794.05, Florida Statutes, is amended to read:

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794.05 Unlawful sexual activity with certain minors.—

activity with a person 16 or 17 years of age commits a felony of

(1) A person 24 years of age or older who engages in sexual

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the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. As used in this section, "sexual

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activity" means oral, anal, or vaginal penetration by, or union

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penetration of another by any other object; however, sexual

with, the sexual organ of another or the anal or vaginal

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activity does not include an act done for a bona fide medical

348 purpose.

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Section 6. Subsections (4) and (5) of section 800.04, Florida Statutes, are amended to read:

800.04 Lewd or lascivious offenses committed upon or in the presence of persons less than 16 years of age.—

- (4) LEWD OR LASCIVIOUS BATTERY.—A person who:
- (a) A person commits lewd or lascivious battery by:
- 1. Engaging in sexual activity with a person 12 years of age or older but less than 16 years of age; or
- 2. Encouraging, forcing, or enticing any person less than 16 years of age to engage in sadomasochistic abuse, sexual bestiality, prostitution, or any other act involving sexual activity.
- (b) Except as provided in paragraph (c), an offender who commits lewd or lascivious battery commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (c) A person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084 if the person is an offender 18 years of age or older who commits lewd or lascivious battery and was previously convicted of a violation of:
- 1. Section 787.01(2) or s. 787.02(2) when the violation involved a victim who was a minor and, in the course of committing that violation, the defendant committed against the minor a sexual battery under chapter 794 or a lewd act under this section or s. 847.0135(5);
 - 2. Section 787.01(3)(a)2. or 3.;
 - 3. Section 787.02(3)(a)2. or 3.;
- 4. Chapter 794, excluding s. 794.011(10);

378 5. Section 825.1025;

- 6. Section 847.0135(5); or
- 7. This section.
- (a) Engages in sexual activity with a person 12 years of age or older but less than 16 years of age; or
- (b) Encourages, forces, or entices any person less than 16 years of age to engage in sadomasochistic abuse, sexual bestiality, prostitution, or any other act involving sexual activity

commits lewd or lascivious battery, a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

- (5) LEWD OR LASCIVIOUS MOLESTATION.-
- (a) A person who intentionally touches in a lewd or lascivious manner the breasts, genitals, genital area, or buttocks, or the clothing covering them, of a person less than 16 years of age, or forces or entices a person under 16 years of age to so touch the perpetrator, commits lewd or lascivious molestation.
- (b) An offender 18 years of age or older who commits lewd or lascivious molestation against a victim less than 12 years of age commits a life felony, punishable as provided in s. 775.082(3)(a)4.
- (c)1. An offender less than 18 years of age who commits lewd or lascivious molestation against a victim less than 12 years of age; or
- 2. An offender 18 years of age or older who commits lewd or lascivious molestation against a victim 12 years of age or older

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407 but less than 16 years of age 408 409 commits a felony of the second degree, punishable as provided in 410 s. 775.082, s. 775.083, or s. 775.084. 411 (d) An offender less than 18 years of age who commits lewd 412 or lascivious molestation against a victim 12 years of age or 413 older but less than 16 years of age commits a felony of the 414 third degree, punishable as provided in s. 775.082, s. 775.083, 415 or s. 775.084. 416 (e) A person commits a felony of the first degree, 417 punishable as provided in s. 775.082, s. 775.083, or s. 775.084 418 if the person is 18 years of age or older and commits lewd or 419 lascivious molestation against a victim 12 years of age or older 420 but less than 16 years of age and the person was previously 421 convicted of a violation of: 422 1. Section 787.01(2) or s. 787.02(2) when the violation 423 involved a victim who was a minor and, in the course of 424 committing the violation, the defendant committed against the 425 minor a sexual battery under chapter 794 or a lewd act under 426 this section or s. 847.0135(5); 427 2. Section 787.01(3)(a)2. or 3.; 3. Section 787.02(3)(a)2. or 3.; 428 429 4. Chapter 794, excluding s. 794.011(10); 5. Section 825.1025; 430 431 6. Section 847.0135(5); or 432 7. This section. 433 Section 7. Subsection (1) of section 810.14, Florida 434 Statutes, is amended to read:

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810.14 Voyeurism prohibited; penalties.-

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436	(1) A person comm	its the offense	e of voyeurism when he or		
437	she, with lewd, lascivious, or indecent intent:-				
438	(a) Secretly obse	(a) Secretly observes another person when the other person			
439	is located in a dwelli	ng, structure,	or conveyance and such		
440	location provides a re	asonable expect	tation of privacy.		
441	(b) Secretly obse	rves another pe	erson's intimate areas in		
442	which the person has a	reasonable exp	pectation of privacy, when		
443	the other person is lo	cated in a publ	lic or private dwelling,		
444	structure, or conveyan	ce. As used in	this paragraph, the term		
445	"intimate area" means	any portion of	a person's body or		
446	undergarments that is	covered by clot	thing and intended to be		
447	protected from public	view.			
448	Section 8. Paragr	aphs (g) throug	gh (i) of subsection (3) of		
449	section 921.0022, Flor	ida Statutes, a	are amended to read:		
450	921.0022 Criminal	Punishment Cod	de; offense severity ranking		
451	chart.—				
452	(3) OFFENSE SEVER	ITY RANKING CHA	ART		
453	(g) LEVEL 7				
454					
	Florida	Felony			
	Statute	Degree	Description		
455					
	316.027(1)(b)	1st	Accident involving death,		
			failure to stop; leaving		
			scene.		
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	316.193(3)(c)2.	3rd	DUI resulting in serious		
			bodily injury.		
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450	316.1935(3)(b)	1st	Causing serious bodily injury or death to another person; driving at high speed or with wanton disregard for safety while fleeing or attempting to elude law enforcement officer who is in a patrol vehicle with siren and lights activated.
458 459	327.35(3)(c)2.	3rd	Vessel BUI resulting in serious bodily injury.
439	402.319(2)	2nd	Misrepresentation and negligence or intentional act resulting in great bodily harm, permanent disfiguration, permanent disability, or death.
460	409.920 (2)(b)1.a.	3rd	Medicaid provider fraud; \$10,000 or less.
462	409.920 (2)(b)1.b.	2nd	Medicaid provider fraud; more than \$10,000, but less than \$50,000.
	456.065(2)	3rd	Practicing a health care

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463			profession without a license.
	456.065(2)	2nd	Practicing a health care profession without a license which results in serious bodily injury.
464			
	458.327(1)	3rd	Practicing medicine
465			without a license.
403	459.013(1)	3rd	Practicing osteopathic medicine without a license.
466			
	460.411(1)	3rd	Practicing chiropractic medicine without a license.
467	461 010 (1)	2 1	
	461.012(1)	3rd	Practicing podiatric medicine without a license.
468			
	462.17	3rd	Practicing naturopathy
4.60			without a license.
469	463.015(1)	3rd	Practicing optometry
470			without a license.

471	464.016(1)	3rd	Practicing nursing without a license.
472	465.015(2)	3rd	Practicing pharmacy without a license.
473	466.026(1)	3rd	Practicing dentistry or dental hygiene without a license.
474	467.201	3rd	Practicing midwifery without a license.
	468.366	3rd	Delivering respiratory care services without a license.
475	483.828(1)	3rd	Practicing as clinical laboratory personnel without a license.
477	483.901(9)	3rd	Practicing medical physics without a license.
	484.013(1)(c)	3rd	Preparing or dispensing optical devices without a prescription.
478	484.053	3rd	Dispensing hearing aids

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479			without a license.
480	494.0018(2)	1st	Conviction of any violation of ss. 494.001-494.0077 in which the total money and property unlawfully obtained exceeded \$50,000 and there were five or more victims.
481	560.123(8)(b)1.	3rd	Failure to report currency or payment instruments exceeding \$300 but less than \$20,000 by a money services business.
482	560.125(5)(a)	3rd	Money services business by unauthorized person, currency or payment instruments exceeding \$300 but less than \$20,000.
483	655.50(10)(b)1.	3rd	Failure to report financial transactions exceeding \$300 but less than \$20,000 by financial institution.
	775.21(10)(a)	3rd	Sexual predator; failure

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484			to register; failure to renew <u>driver</u> driver's license or identification card; other registration violations.
485	775.21(10)(b)	3rd	Sexual predator working where children regularly congregate.
486	775.21(10)(g)	3rd	Failure to report or providing false information about a sexual predator; harbor or conceal a sexual predator.
	782.051(3)	2nd	Attempted felony murder of a person by a person other than the perpetrator or the perpetrator of an attempted felony.
487	782.07(1)	2nd	Killing of a human being by the act, procurement, or culpable negligence of another (manslaughter).
400	782.071	2nd	Killing of a human being or viable fetus by the

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489			operation of a motor vehicle in a reckless manner (vehicular homicide).
490	782.072	2nd	Killing of a human being by the operation of a vessel in a reckless manner (vessel homicide).
491	784.045(1)(a)1.	2nd	Aggravated battery; intentionally causing great bodily harm or disfigurement.
492	784.045(1)(a)2.	2nd	Aggravated battery; using deadly weapon.
493	784.045(1)(b)	2nd	Aggravated battery; perpetrator aware victim pregnant.
494	784.048(4)	3rd	Aggravated stalking; violation of injunction or court order.
494	784.048(7)	3rd	Aggravated stalking; violation of court order.

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496	784.07(2)(d)	1st	Aggravated battery on law enforcement officer.
497	784.074(1)(a)	1st	Aggravated battery on sexually violent predators facility staff.
	784.08(2)(a)	1st	Aggravated battery on a person 65 years of age or older.
498	784.081(1)	1st	Aggravated battery on specified official or employee.
499	784.082(1)	1st	Aggravated battery by detained person on visitor or other detainee.
500	784.083(1)	1st	Aggravated battery on code inspector.
	787.06(3)(a)	1st	Human trafficking using coercion for labor and services.
502	787.06(3)(e)	1st	Human trafficking using coercion for labor and services by the transfer

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503			or transport of any individual from outside Florida to within the state.
504	790.07(4)	1st	Specified weapons violation subsequent to previous conviction of s. 790.07(1) or (2).
505	790.16(1)	1st	Discharge of a machine gun under specified circumstances.
506	790.165(2)	2nd	Manufacture, sell, possess, or deliver hoax bomb.
507	790.165(3)	2nd	Possessing, displaying, or threatening to use any hoax bomb while committing or attempting to commit a felony.
508	790.166(3)	2nd	Possessing, selling, using, or attempting to use a hoax weapon of mass destruction.

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509	790.166(4)	2nd	Possessing, displaying, or threatening to use a hoax weapon of mass destruction while committing or attempting to commit a felony.
510	790.23	1st,PBL	Possession of a firearm by a person who qualifies for the penalty enhancements provided for in s. 874.04.
511	794.08(4)	3rd	Female genital mutilation; consent by a parent, guardian, or a person in custodial authority to a victim younger than 18 years of age.
512	796.03	2nd	Procuring any person under 16 years for prostitution.
513	800.04(5)(c)1.	2nd	Lewd or lascivious molestation; victim younger less than 12 years of age; offender younger less than 18 years.
	800.04(5)(c)2.	2nd	Lewd or lascivious

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514			molestation; victim 12 years of age or older but younger less than 16 years; offender 18 years or older.
	800.04(5)(e)	<u>1st</u>	Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years; offender 18 years or older; prior conviction for specified sex offense.
515516	806.01(2)	2nd	Maliciously damage structure by fire or explosive.
517	810.02(3)(a)	2nd	Burglary of occupied dwelling; unarmed; no assault or battery.
518	810.02(3)(b)	2nd	Burglary of unoccupied dwelling; unarmed; no assault or battery.
	810.02(3)(d)	2nd	Burglary of occupied conveyance; unarmed; no assault or battery.

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519			
	810.02(3)(e)	2nd	Burglary of authorized emergency vehicle.
520	812.014(2)(a)1.	1st	Property stolen, valued at \$100,000 or more or a semitrailer deployed by a law enforcement officer; property stolen while causing other property damage; 1st degree grand
521			theft.
522	812.014(2)(b)2.	2nd	Property stolen, cargo valued at less than \$50,000, grand theft in 2nd degree.
523	812.014(2)(b)3.	2nd	Property stolen, emergency medical equipment; 2nd degree grand theft.
524	812.014(2)(b)4.	2nd	Property stolen, law enforcement equipment from authorized emergency vehicle.
	812.0145(2)(a)	1st	Theft from person 65 years of age or older; \$50,000

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525			or more.
526	812.019(2)	1st	Stolen property; initiates, organizes, plans, etc., the theft of property and traffics in stolen property.
527	812.131(2)(a)	2nd	Robbery by sudden snatching.
528	812.133(2)(b)	1st	Carjacking; no firearm, deadly weapon, or other weapon.
529	817.034(4)(a)1.	1st	Communications fraud, value greater than \$50,000.
	817.234(8)(a)	2nd	Solicitation of motor vehicle accident victims with intent to defraud.
530	817.234(9)	2nd	Organizing, planning, or participating in an intentional motor vehicle collision.
	817.234(11)(c)	1st	Insurance fraud; property

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			value \$100,000 or more.
532	817.2341 (2)(b) & (3)(b)	1st	Making false entries of material fact or false statements regarding property values relating to the solvency of an insuring entity which are a significant cause of the
533			insolvency of that entity.
	817.535(2)(a)	3rd	Filing false lien or other unauthorized document.
534	825.102(3)(b)	2nd	Neglecting an elderly person or disabled adult causing great bodily harm, disability, or disfigurement.
536	825.103(2)(b)	2nd	Exploiting an elderly person or disabled adult and property is valued at \$20,000 or more, but less than \$100,000.
330	827.03(2)(b)	2nd	Neglect of a child causing great bodily harm, disability, or

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537			disfigurement.
538	827.04(3)	3rd	Impregnation of a child under 16 years of age by person 21 years of age or older.
	837.05(2)	3rd	Giving false information about alleged capital felony to a law enforcement officer.
539			
540	838.015	2nd	Bribery.
541	838.016	2nd	Unlawful compensation or reward for official behavior.
	838.021(3)(a)	2nd	Unlawful harm to a public servant.
542			
543	838.22	2nd	Bid tampering.
543	843.0855(2)	3rd	Impersonation of a public officer or employee.
544	843.0855(3)	3rd	Unlawful simulation of legal process.
545			

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546	843.0855(4)	3rd	Intimidation of a public officer or employee.
547	847.0135(3)	3rd	Solicitation of a child, via a computer service, to commit an unlawful sex act.
	847.0135(4)	2nd	Traveling to meet a minor to commit an unlawful sex act.
548 549	872.06	2nd	Abuse of a dead human body.
550	874.05(2)(b)	1st	Encouraging or recruiting person under 13 to join a criminal gang; second or subsequent offense.
	874.10	1st,PBL	<pre>Knowingly initiates, organizes, plans, finances, directs, manages, or supervises criminal gang-related activity.</pre>
551	893.13(1)(c)1.	1st	Sell, manufacture, or deliver cocaine (or other

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552			drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4.) within 1,000 feet of a child care facility, school, or state, county, or municipal park or publicly owned recreational facility or community center.
553	893.13(1)(e)1.	1st	Sell, manufacture, or deliver cocaine or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4., within 1,000 feet of property used for religious services or a specified business site.
554	893.13(4)(a)	1st	Deliver to minor cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).
	893.135(1)(a)1.	1st	Trafficking in cannabis,

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555			more than 25 lbs., less than 2,000 lbs.
	893.135	1st	Trafficking in cocaine,
	(1) (b) 1.a.		more than 28 grams, less
556			than 200 grams.
556	893.135	1st	Trafficking in illegal
	(1) (c) 1.a.	100	drugs, more than 4 grams,
			less than 14 grams.
557			
	893.135(1)(d)1.	1st	Trafficking in
			phencyclidine, more than 28 grams, less than 200
			grams.
558			
	893.135(1)(e)1.	1st	Trafficking in
			methaqualone, more than
			200 grams, less than 5 kilograms.
559			niiogiamo.
	893.135(1)(f)1.	1st	Trafficking in
			amphetamine, more than 14
F.C.0			grams, less than 28 grams.
560	893.135	1st	Trafficking in
	(1) (g) 1.a.	100	flunitrazepam, 4 grams or
			more, less than 14 grams.
561			

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562	893.135 (1)(h)1.a.	1st	Trafficking in gamma- hydroxybutyric acid (GHB), 1 kilogram or more, less than 5 kilograms.
563	893.135 (1)(j)1.a.	1st	Trafficking in 1,4- Butanediol, 1 kilogram or more, less than 5 kilograms.
564	893.135 (1)(k)2.a.	1st	Trafficking in Phenethylamines, 10 grams or more, less than 200 grams.
565	893.1351(2)	2nd	Possession of place for trafficking in or manufacturing of controlled substance.
566	896.101(5)(a)	3rd	Money laundering, financial transactions exceeding \$300 but less than \$20,000.
200	896.104(4)(a)1.	3rd	Structuring transactions to evade reporting or registration requirements, financial transactions

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567			exceeding \$300 but less than \$20,000.
F.C.0	943.0435(4)(c)	2nd	Sexual offender vacating permanent residence; failure to comply with reporting requirements.
568	943.0435(8)	2nd	Sexual offender; remains in state after indicating intent to leave; failure to comply with reporting requirements.
570	943.0435(9)(a)	3rd	Sexual offender; failure to comply with reporting requirements.
571	943.0435(13)	3rd	Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender.
572	943.0435(14)	3rd	Sexual offender; failure to report and reregister; failure to respond to address verification.

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573	944.607(9)	3rd	Sexual offender; failure to comply with reporting requirements.
574	944.607(10)(a)	3rd	Sexual offender; failure to submit to the taking of a digitized photograph.
575	944.607(12)	3rd	Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender.
576	944.607(13)	3rd	Sexual offender; failure to report and reregister; failure to respond to address verification.
577	985.4815(10)	3rd	Sexual offender; failure to submit to the taking of a digitized photograph.
578	985.4815(12)	3rd	Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender.

985.4815(13) (h) LEVEL 8	3rd	Sexual offender; failure to report and reregister; failure to respond to address verification.
Florida	Felony	
Statute	_	Description
	5	-
316.193 (3)(c)3.a.	2nd	DUI manslaughter.
316.1935(4)(b)	1st	Aggravated fleeing or attempted eluding with serious bodily injury or death.
327.35(3)(c)3.	2nd	Vessel BUI manslaughter.
499.0051(7)	1st	Knowing trafficking in contraband prescription drugs.
499.0051(8)	1st	Knowing forgery of prescription labels or prescription drug labels.
	(h) LEVEL 8 Florida Statute 316.193 (3)(c)3.a. 316.1935(4)(b) 327.35(3)(c)3. 499.0051(7)	(h) LEVEL 8 Florida Felony Statute Degree 316.193 2nd (3)(c)3.a. 316.1935(4)(b) 1st 327.35(3)(c)3. 2nd 499.0051(7) 1st

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589	560.123(8)(b)2.	2nd	Failure to report currency or payment instruments totaling or exceeding \$20,000, but less than \$100,000 by money transmitter.
590	560.125(5)(b)	2nd	Money transmitter business by unauthorized person, currency or payment instruments totaling or exceeding \$20,000, but less than \$100,000.
591	655.50(10)(b)2.	2nd	Failure to report financial transactions totaling or exceeding \$20,000, but less than \$100,000 by financial institutions.
592	777.03(2)(a)	1st	Accessory after the fact, capital felony.
	782.04(4)	2nd	Killing of human without design when engaged in act or attempt of any felony other than arson,

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			sexual battery, robbery,
			burglary, kidnapping,
			aggravated fleeing or
			eluding with serious
			bodily injury or death,
			aircraft piracy, or
			unlawfully discharging
593			bomb.
593	782.051(2)	1st	Attempted felony murder
			while perpetrating or
			attempting to perpetrate
			a felony not enumerated
			in s. 782.04(3).
594			
	782.071(1)(b)	1st	Committing vehicular
			homicide and failing to
			render aid or give
			information.
595			
	782.072(2)	1st	Committing vessel
			homicide and failing to
			render aid or give
			information.
596			
	787.06(3)(b)	1st	Human trafficking using
			coercion for commercial
- 0 -			sexual activity.
597			

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598	787.06(3)(c)	1st	Human trafficking using coercion for labor and services of an unauthorized alien.
599	787.06(3)(f)	1st	Human trafficking using coercion for commercial sexual activity by the transfer or transport of any individual from outside Florida to within the state.
600	790.161(3)	1st	Discharging a destructive device which results in bodily harm or property damage.
601	794.011(5)(a)	<u>1st</u>	Sexual battery; victim 12 years of age or older but younger than 18 years; offender 18 years or older; offender does not use physical force likely to cause serious injury.
001	794.011(5)(b)	<u>2nd</u>	Sexual battery; victim and offender 18 years of age or older; offender

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602			does not use physical force likely to cause serious injury.
	794.011(5)(c)	<u>2nd</u>	Sexual battery; victim 12 years of age or older; offender younger than 18
			years; offender does not use physical force likely to cause injury.
603	794.011(5)(d)	<u>1st</u>	Sexual battery; victim 12 years of age or older; offender does not use physical force likely to cause serious injury; prior conviction for
604			specified sex offense.
605	794.011(5)	2nd	Sexual battery, victim 12 years or over, offender does not use physical force likely to cause serious injury.
005	794.08(3)	2nd	Female genital mutilation, removal of a victim younger than 18 years of age from this

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606			state.
	800.04(4)(b)	<u>2nd</u>	Lewd or lascivious battery.
607	800.04(4)(c)	1st	Lewd or lascivious
	000.01(1)(0)	<u>100</u>	battery; offender 18
			years of age or older; prior conviction for
608			specified sex offense.
	800.04(4)	2nd	Lewd or lascivious battery.
609	806.01(1)	1st	Maliciously damage
			dwelling or structure by fire or explosive,
			believing person in structure.
610			
	810.02(2)(a)	1st,PBL	Burglary with assault or battery.
611	810.02(2)(b)	1st,PBL	Burglary; armed with
			explosives or dangerous weapon.
612	810.02(2)(c)	1st	Burglary of a dwelling or
	, ,		structure causing

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613			structural damage or \$1,000 or more property damage.
	812.014(2)(a)2.	1st	Property stolen; cargo valued at \$50,000 or more, grand theft in 1st degree.
614	812.13(2)(b)	1st	Robbery with a weapon.
615	012.13(2)(8)	150	nossery wren a weapon.
	812.135(2)(c)	1st	Home-invasion robbery, no firearm, deadly weapon, or other weapon.
616			
617	817.535(2)(b)	2nd	Filing false lien or other unauthorized document; second or subsequent offense.
618	817.535(3)(a)	2nd	Filing false lien or other unauthorized document; property owner is a public officer or employee.
010	817.535(4)(a)1.	2nd	Filing false lien or other unauthorized document; defendant is

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619			incarcerated or under supervision.
	817.535(5)(a)	2nd	Filing false lien or other unauthorized document; owner of the property incurs financial
620			loss as a result of the false instrument.
	817.568(6)	2nd	Fraudulent use of personal identification information of an individual under the age of 18.
621	825.102(2)	1st	Aggravated abuse of an elderly person or disabled adult.
623	825.1025(2)	2nd	Lewd or lascivious battery upon an elderly person or disabled adult.
624	825.103(2)(a)	1st	Exploiting an elderly person or disabled adult and property is valued at \$100,000 or more.

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625	837.02(2)	2nd	Perjury in official proceedings relating to prosecution of a capital felony.
626	837.021(2)	2nd	Making contradictory statements in official proceedings relating to prosecution of a capital felony.
020	860.121(2)(c)	1st	Shooting at or throwing any object in path of railroad vehicle resulting in great bodily harm.
627	860.16	1st	Aircraft piracy.
629	893.13(1)(b)	1st	Sell or deliver in excess of 10 grams of any substance specified in s. 893.03(1)(a) or (b).
630	893.13(2)(b)	1st	Purchase in excess of 10 grams of any substance specified in s. 893.03(1)(a) or (b).

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631	893.13(6)(c)	1st	Possess in excess of 10 grams of any substance specified in s. 893.03(1)(a) or (b).
632	893.135(1)(a)2.	1st	Trafficking in cannabis, more than 2,000 lbs., less than 10,000 lbs.
633	893.135 (1) (b) 1.b.	1st	Trafficking in cocaine, more than 200 grams, less than 400 grams.
634	893.135 (1)(c)1.b.	1st	Trafficking in illegal drugs, more than 14 grams, less than 28 grams.
635	893.135 (1)(d)1.b.	1st	Trafficking in phencyclidine, more than 200 grams, less than 400 grams.
636	893.135 (1) (e) 1.b.	1st	Trafficking in methaqualone, more than 5 kilograms, less than 25 kilograms.
	893.135	1st	Trafficking in

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637	(1)(f)1.b.		amphetamine, more than 28 grams, less than 200 grams.
638	893.135 (1)(g)1.b.	1st	Trafficking in flunitrazepam, 14 grams or more, less than 28 grams.
	893.135 (1)(h)1.b.	1st	Trafficking in gamma-hydroxybutyric acid (GHB), 5 kilograms or more, less than 10 kilograms.
639	893.135 (1)(j)1.b.	1st	Trafficking in 1,4- Butanediol, 5 kilograms or more, less than 10 kilograms.
641	893.135 (1)(k)2.b.	1st	Trafficking in Phenethylamines, 200 grams or more, less than 400 grams.
	893.1351(3)	1st	Possession of a place used to manufacture controlled substance when minor is present or

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642			resides there.
643	895.03(1)	1st	Use or invest proceeds derived from pattern of racketeering activity.
644	895.03(2)	1st	Acquire or maintain through racketeering activity any interest in or control of any enterprise or real property.
645	895.03(3)	1st	Conduct or participate in any enterprise through pattern of racketeering activity.
646	896.101(5)(b)	2nd	Money laundering, financial transactions totaling or exceeding \$20,000, but less than \$100,000.
	896.104(4)(a)2.	2nd	Structuring transactions to evade reporting or registration requirements, financial transactions totaling or

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			exceeding \$20,000 but
			less than \$100,000.
647			
648			
649	(i) LEVEL 9		
650			
	Florida	Felony	
	Statute	Degree	Description
651			
	316.193	1st	DUI manslaughter;
	(3) (c) 3.b.		failing to render aid or
			give information.
652			
	327.35(3)(c)3.b.	1st	BUI manslaughter;
			failing to render aid or
			give information.
653			
	409.920	1st	Medicaid provider fraud;
	(2) (b) 1.c.		\$50,000 or more.
654			
	499.0051(9)	1st	Knowing sale or purchase
			of contraband
			prescription drugs
			resulting in great
655			bodily harm.
655	560 100 (D) (D) 0	1 ~ ⊾	Esilume to more at
	560.123(8)(b)3.	1st	Failure to report
			currency or payment
			instruments totaling or

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656			exceeding \$100,000 by money transmitter.
657	560.125(5)(c)	1st	Money transmitter business by unauthorized person, currency, or payment instruments totaling or exceeding \$100,000.
	655.50(10)(b)3.	1st	Failure to report financial transactions totaling or exceeding \$100,000 by financial institution.
658 659	775.0844	1st	Aggravated white collar crime.
	782.04(1)	1st	Attempt, conspire, or solicit to commit premeditated murder.
660	782.04(3)	1st,PBL	Accomplice to murder in connection with arson, sexual battery, robbery, burglary, aggravated fleeing or eluding with serious bodily injury or

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661			death, and other specified felonies.
662	782.051(1)	1st	Attempted felony murder while perpetrating or attempting to perpetrate a felony enumerated in s. 782.04(3).
663	782.07(2)	1st	Aggravated manslaughter of an elderly person or disabled adult.
664	787.01(1)(a)1.	1st,PBL	Kidnapping; hold for ransom or reward or as a shield or hostage.
	787.01(1)(a)2.	1st,PBL	Kidnapping with intent to commit or facilitate commission of any felony.
665	787.01(1)(a)4.	1st,PBL	Kidnapping with intent to interfere with performance of any governmental or political function.
000	787.02(3)(a)	1st	False imprisonment;

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667			child under age 13; perpetrator also commits aggravated child abuse, sexual battery, or lewd or lascivious battery, molestation, conduct, or exhibition.
668	787.06(3)(d)	1st	Human trafficking using coercion for commercial sexual activity of an unauthorized alien.
669	787.06(3)(g)	1st,PBL	Human trafficking for commercial sexual activity of a child under the age of 18.
670	787.06(4)	1st	Selling or buying of minors into human trafficking.
671	790.161	1st	Attempted capital destructive device offense.
	790.166(2)	1st,PBL	Possessing, selling, using, or attempting to use a weapon of mass

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			destruction.
672			
	794.011(2)	1st	Attempted sexual
			battery; victim less
6.7.0			than 12 years of age.
673	794.011(2)	Life	Sexual battery; offender
	794.011(2)	ПТС	younger than 18 years
			and commits sexual
			battery on a person less
			than 12 years.
674			-
	794.011(4)(a)	1st,PBL	Sexual battery, certain
			circumstances; victim 12
			years of age or older
			but younger than 18
			years; offender 18 years
			or older.
675			
	794.011(4)(b)	<u>1st</u>	Sexual battery, certain
			circumstances; victim
			and offender 18 years of
67.6			age or older.
676	704 011 (4) (2)	1 a+	Connel bottom contain
	794.011(4)(c)	<u>1st</u>	Sexual battery, certain circumstances; victim 12
			years of age or older;
			offender younger than 18
			years.
			years.

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677			
	794.011(4)(d)	1st,PBL	Sexual battery, certain circumstances; victim 12 years of age or older; prior conviction for specified sex offenses.
678			
	794.011(4)	1st	Sexual battery; victim 12 years or older, certain circumstances.
679	794.011(8)(b)	1st <u>, PBL</u>	Sexual battery; engage in sexual conduct with minor 12 to 18 years by person in familial or custodial authority.
680	794.08(2)	1st	Female genital mutilation; victim younger than 18 years of age.
682	796.035	1st	Selling or buying of minors into prostitution.
002	800.04(5)(b)	Life	Lewd or lascivious molestation; victim less than 12 years; offender

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683			18 years or older.
	812.13(2)(a)	1st,PBL	Robbery with firearm or other deadly weapon.
684	812.133(2)(a)	1st,PBL	Carjacking; firearm or other deadly weapon.
685	812.135(2)(b)	1st	Home-invasion robbery with weapon.
686	817.535(3)(b)	1st	Filing false lien or
	017.333(3)(0)	130	other unauthorized document; second or subsequent offense; property owner is a public officer or employee.
687	817.535(4)(a)2.	1st	Filing false claim or other unauthorized document; defendant is incarcerated or under supervision.
688	817.535(5)(b)	1st	Filing false lien or other unauthorized document; second or subsequent offense;

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689			owner of the property incurs financial loss as a result of the false instrument.
	817.568(7)	2nd, PBL	Fraudulent use of personal identification information of an individual under the age of 18 by his or her parent, legal guardian, or person exercising custodial authority.
690 691	827.03(2)(a)	1st	Aggravated child abuse.
	847.0145(1)	1st	Selling, or otherwise transferring custody or control, of a minor.
692693	847.0145(2)	1st	Purchasing, or otherwise obtaining custody or control, of a minor.
	859.01	1st	Poisoning or introducing bacteria, radioactive materials, viruses, or chemical compounds into food, drink, medicine,

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694			or water with intent to kill or injure another person.
	893.135	1st	Attempted capital trafficking offense.
695	893.135(1)(a)3.	1st	Trafficking in cannabis, more than 10,000 lbs.
696	893.135 (1)(b)1.c.	1st	Trafficking in cocaine, more than 400 grams, less than 150 kilograms.
698	893.135 (1)(c)1.c.	1st	Trafficking in illegal drugs, more than 28 grams, less than 30 kilograms.
699	893.135 (1)(d)1.c.	1st	Trafficking in phencyclidine, more than 400 grams.
	893.135 (1)(e)1.c.	1st	Trafficking in methaqualone, more than 25 kilograms.
700	893.135 (1)(f)1.c.	1st	Trafficking in amphetamine, more than

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			200 grams.
701			
	893.135	1st	Trafficking in gamma-
	(1) (h) 1.c.		hydroxybutyric acid
			(GHB), 10 kilograms or
			more.
702			
	893.135	1st	Trafficking in 1,4-
	(1)(j)1.c.		Butanediol, 10 kilograms
			or more.
703	893.135	1 ~ 4	Mus 66 china in
	(1) (k) 2.c.	1st	Trafficking in Phenethylamines, 400
	(1) (K) 2.C.		grams or more.
704			grams or more.
	896.101(5)(c)	1st	Money laundering,
			financial instruments
			totaling or exceeding
			\$100,000.
705			
	896.104(4)(a)3.	1st	Structuring transactions
			to evade reporting or
			registration
			requirements, financial
			transactions totaling or
			exceeding \$100,000.
706			
707		001 0001 1	
708	Section 9. Section	921.0024, Flori	da Statutes, is amended

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709	to read:			
710	921.0024 Cr	riminal Punishment Co	ode; workshee	et computations;
711	scoresheets			
712	(1)(a) The	Criminal Punishment	Code worksh	eet is used to
713	compute the subt	otal and total sente	ence points	as follows:
714				
715		FLORIDA CRIMINAL PU	NISHMENT COD	E
716		WORKSHEE	T	
717				
718		OFFENSE SC	CORE	
719				
		Primary Off	fense	
720				
	Level	Sentence Points		Total
721				
500	10	116	=	• • • • • •
722	0	0.0		
700	9	92	=	
723	8	74	_	
724	δ	/ 4	=	• • • • • •
724	7	56	=	
725	,	30	_	
725	6	36	=	
726	· ·	30		•••••
, 2 0	5	28	=	
727	-	- v		
	4	22	=	
728				
ı				l

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7.00	3	16		=		
729	2	10		=		
730	1	4		=		
731						
732						Total
733						iotai
734						
735		- 111.1	-	0.55		
726		Additio	nal	Offenses		
736	Level	Sentence Points		Counts		Total
737	пелет	bencence roines		Counts		iocai
, 0 ,	10	58	Х		=	
738						
	9	46	Х	• • • •	=	• • • •
739						
	8	37	Х	• • • •	=	• • • •
740						
- A 1	7	28	Х	• • • •	=	• • • •
741	C	1.0				
742	6	18	X	• • • •	=	• • • •
742	5	5.4	Х		=	
743						
	4	3.6	Х	• • • •	=	• • • •

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744						
	3	2.4	Х		=	
745	2	1.2	X		=	
746	_					
747	1	0.7	X	• • • •	=	• • • •
747	М	0.2	X		=	
748						
749						
						Total
750						
751						
752		7.7	ictim Inju	12077		
753		V .	ICCIM III)U	ı		
733	Level	Sent	ence	Number		Total
			nts			
754						
	2nd degree					
	murder-					
	death	24	10 2	×	=	
755						
	Death	12	20 2	×	=	
756			0			
7 - 7	Severe	4	0 2	· · · · ·	=	• • • •
757	Moderate	1	8 2	×	=	

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758						
759	Slight	4	Σ		=	• • • •
739	Sexual					
	penetratio	n 80	Σ	٠.	=	
760						
	Sexual					
	contact	40	Σ	٠.	=	• • • •
761						
762						
						Total
763						
764						
765	Primary Offe	ense + Additional (Offenses	+ Victi	m Injury =	
766		TOTAL (OFFENSE	SCORE		
767						
768		PRIOR	RECORD S	SCORE		
769						
		Pri	or Reco	rd		
770						
	Level	Sentence Points		Number		Total
771						
	10	29	X		=	
772						
	9	23	X		=	
773						
	8	19	X		=	
774	-					

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	7	14	Х	• • • •	=	
775	6	9			_	
776	0	9	Х	••••	=	••••
	5	3.6	X		=	
777		0.4				
778	4	2.4	X	••••	=	• • • •
	3	1.6	X		=	
779						
780	2	0.8	X	• • • •	=	• • • •
	1	0.5	X		=	• • • •
781						
782	М	0.2	Х	••••	=	• • • •
783						
784						Total
785						
786	TOTAL OFFE	NSE SCORE				
787	TOTAL PRIO	R RECORD SCORE				
788						
789	LEGAL STAT	US				
790	COMMUNITY	SANCTION VIOLATIO	N			
791	PRIOR SERI	OUS FELONY				
792	PRIOR CAPI	TAL FELONY				
793	FIREARM OR	SEMIAUTOMATIC WE	SAPON			

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794	SUBTOTAL
795	
796	PRISON RELEASEE REOFFENDER (no) (yes)
797	VIOLENT CAREER CRIMINAL (no) (yes)
798	HABITUAL VIOLENT OFFENDER (no) (yes)
799	HABITUAL OFFENDER (no) (yes)
800	DRUG TRAFFICKER (no)(yes) (x multiplier)
801	LAW ENF. PROTECT. (no) (yes) (x multiplier)
802	MOTOR VEHICLE THEFT (no)(yes) (x multiplier)
803	CRIMINAL GANG OFFENSE (no) (yes) (x multiplier)
804	DOMESTIC VIOLENCE IN THE PRESENCE OF RELATED CHILD (no) (yes)
805	(x multiplier)
806	ADULT-ON-MINOR SEX OFFENSE (no) (yes) (x multiplier)
807	
808	TOTAL SENTENCE POINTS
809	
810	(b) WORKSHEET KEY:
811	
812	Legal status points are assessed when any form of legal status
813	existed at the time the offender committed an offense before the
814	court for sentencing. Four (4) sentence points are assessed for
815	an offender's legal status.
816	
817	Community sanction violation points are assessed when a
818	community sanction violation is before the court for sentencing.
819	Six (6) sentence points are assessed for each community sanction
820	violation and each successive community sanction violation,
821	unless any of the following apply:
822	1. If the community sanction violation includes a new

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felony conviction before the sentencing court, twelve (12) community sanction violation points are assessed for the violation, and for each successive community sanction violation involving a new felony conviction.

- 2. If the community sanction violation is committed by a violent felony offender of special concern as defined in s. 948.06:
- a. Twelve (12) community sanction violation points are assessed for the violation and for each successive violation of felony probation or community control where:
- I. The violation does not include a new felony conviction; and
- II. The community sanction violation is not based solely on the probationer or offender's failure to pay costs or fines or make restitution payments.
- b. Twenty-four (24) community sanction violation points are assessed for the violation and for each successive violation of felony probation or community control where the violation includes a new felony conviction.

Multiple counts of community sanction violations before the sentencing court shall not be a basis for multiplying the assessment of community sanction violation points.

Prior serious felony points: If the offender has a primary offense or any additional offense ranked in level 8, level 9, or level 10, and one or more prior serious felonies, a single assessment of thirty (30) points shall be added. For purposes of this section, a prior serious felony is an offense in the

offender's prior record that is ranked in level 8, level 9, or level 10 under s. 921.0022 or s. 921.0023 and for which the offender is serving a sentence of confinement, supervision, or other sanction or for which the offender's date of release from confinement, supervision, or other sanction, whichever is later, is within 3 years before the date the primary offense or any additional offense was committed.

Prior capital felony points: If the offender has one or more prior capital felonies in the offender's criminal record, points shall be added to the subtotal sentence points of the offender equal to twice the number of points the offender receives for the primary offense and any additional offense. A prior capital felony in the offender's criminal record is a previous capital felony offense for which the offender has entered a plea of nolo contendere or guilty or has been found guilty; or a felony in another jurisdiction which is a capital felony in that jurisdiction, or would be a capital felony if the offense were committed in this state.

Possession of a firearm, semiautomatic firearm, or machine gun: If the offender is convicted of committing or attempting to commit any felony other than those enumerated in s. 775.087(2) while having in his or her possession: a firearm as defined in s. 790.001(6), an additional eighteen (18) sentence points are assessed; or if the offender is convicted of committing or attempting to commit any felony other than those enumerated in s. 775.087(3) while having in his or her possession a semiautomatic firearm as defined in s. 775.087(3) or a machine

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881 gun as defined in s. 790.001(9), an additional twenty-five (25) 882 sentence points are assessed. 883 884 Sentencing multipliers: 885 886 Drug trafficking: If the primary offense is drug trafficking 887 under s. 893.135, the subtotal sentence points are multiplied, at the discretion of the court, for a level 7 or level 8 888 889 offense, by 1.5. The state attorney may move the sentencing 890 court to reduce or suspend the sentence of a person convicted of 891 a level 7 or level 8 offense, if the offender provides 892 substantial assistance as described in s. 893.135(4). 893 894 Law enforcement protection: If the primary offense is a 895 violation of the Law Enforcement Protection Act under s. 896 775.0823(2), (3), or (4), the subtotal sentence points are 897 multiplied by 2.5. If the primary offense is a violation of s. 898 775.0823(5), (6), (7), (8), or (9), the subtotal sentence points 899 are multiplied by 2.0. If the primary offense is a violation of 900 s. 784.07(3) or s. 775.0875(1), or of the Law Enforcement 901 Protection Act under s. 775.0823(10) or (11), the subtotal 902 sentence points are multiplied by 1.5. 903 904 Grand theft of a motor vehicle: If the primary offense is grand 905 theft of the third degree involving a motor vehicle and in the 906 offender's prior record, there are three or more grand thefts of 907 the third degree involving a motor vehicle, the subtotal

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sentence points are multiplied by 1.5.

Offense related to a criminal gang: If the offender is convicted of the primary offense and committed that offense for the purpose of benefiting, promoting, or furthering the interests of a criminal gang as defined in s. 874.03, the subtotal sentence points are multiplied by 1.5. If applying the multiplier results in the lowest permissible sentence exceeding the statutory maximum sentence for the primary offense under chapter 775, the court may not apply the multiplier and must sentence the defendant to the statutory maximum sentence.

Domestic violence in the presence of a child: If the offender is convicted of the primary offense and the primary offense is a crime of domestic violence, as defined in s. 741.28, which was committed in the presence of a child under 16 years of age who is a family or household member as defined in s. 741.28(3) with the victim or perpetrator, the subtotal sentence points are multiplied by 1.5.

Adult-on-minor sex offense: If the offender was 18 years of age or older and the victim was younger than 18 years of age at the time the offender committed the primary offense, and if the primary offense was an offense committed on or after October 1, 2014, and is a violation of s. 787.01(2) or s. 787.02(2), if the violation involved a victim who was a minor and, in the course of committing that violation, the defendant committed a sexual battery under chapter 794 or a lewd act under s. 800.04 or s. 847.0135(5) against the minor; s. 787.01(3)(a)2. or 3.; s. 787.02(3)(a)2. or 3.; s. 794.011, excluding s. 794.011(10); s. 800.04; or s. 847.0135(5), the subtotal sentence points are

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multiplied by 2.0. If applying the multiplier results in the lowest permissible sentence exceeding the statutory maximum sentence for the primary offense under chapter 775, the court may not apply the multiplier and must sentence the defendant to the statutory maximum sentence.

(2) The lowest permissible sentence is the minimum sentence that may be imposed by the trial court, absent a valid reason for departure. The lowest permissible sentence is any nonstate prison sanction in which the total sentence points equals or is less than 44 points, unless the court determines within its discretion that a prison sentence, which may be up to the statutory maximums for the offenses committed, is appropriate. When the total sentence points exceeds 44 points, the lowest permissible sentence in prison months shall be calculated by subtracting 28 points from the total sentence points and decreasing the remaining total by 25 percent. The total sentence points shall be calculated only as a means of determining the lowest permissible sentence. The permissible range for sentencing shall be the lowest permissible sentence up to and including the statutory maximum, as defined in s. 775.082, for the primary offense and any additional offenses before the court for sentencing. The sentencing court may impose such sentences concurrently or consecutively. However, any sentence to state prison must exceed 1 year. If the lowest permissible sentence under the code exceeds the statutory maximum sentence as provided in s. 775.082, the sentence required by the code must be imposed. If the total sentence points are greater than or equal to 363, the court may sentence the offender to life imprisonment. An offender sentenced to life imprisonment under

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this section is not eligible for any form of discretionary early release, except executive clemency or conditional medical release under s. 947.149.

- (3) A single scoresheet shall be prepared for each defendant to determine the permissible range for the sentence that the court may impose, except that if the defendant is before the court for sentencing for more than one felony and the felonies were committed under more than one version or revision of the guidelines or the code, separate scoresheets must be prepared. The scoresheet or scoresheets must cover all the defendant's offenses pending before the court for sentencing. The state attorney shall prepare the scoresheet or scoresheets, which must be presented to the defense counsel for review for accuracy in all cases unless the judge directs otherwise. The defendant's scoresheet or scoresheets must be approved and signed by the sentencing judge.
- (4) The Department of Corrections, in consultation with the Office of the State Courts Administrator, state attorneys, and public defenders, must develop and submit the revised Criminal Punishment Code scoresheet to the Supreme Court for approval by June 15 of each year, as necessary. Upon the Supreme Court's approval of the revised scoresheet, the Department of Corrections shall produce and provide sufficient copies of the revised scoresheets by September 30 of each year, as necessary. Scoresheets must include item entries for the scoresheet preparer's use in indicating whether any prison sentence imposed includes a mandatory minimum sentence or the sentence imposed was a downward departure from the lowest permissible sentence under the Criminal Punishment Code.

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- (5) The Department of Corrections shall distribute sufficient copies of the Criminal Punishment Code scoresheets to those persons charged with the responsibility for preparing scoresheets.
- (6) The clerk of the circuit court shall transmit a complete, accurate, and legible copy of the Criminal Punishment Code scoresheet used in each sentencing proceeding to the Department of Corrections. Scoresheets must be transmitted no less frequently than monthly, by the first of each month, and may be sent collectively.
- (7) A sentencing scoresheet must be prepared for every defendant who is sentenced for a felony offense. A copy of the individual offender's Criminal Punishment Code scoresheet and any attachments thereto prepared pursuant to Rule 3.701, Rule 3.702, or Rule 3.703, Florida Rules of Criminal Procedure, or any other rule pertaining to the preparation and submission of felony sentencing scoresheets, must be attached to the copy of the uniform judgment and sentence form provided to the Department of Corrections.

Section 10. Paragraph (a) of subsection (1), paragraph (a) of subsection (11), and paragraph (b) of subsection (14) of section 943.0435, Florida Statutes, are amended to read:

943.0435 Sexual offenders required to register with the department; penalty.—

- (1) As used in this section, the term:
- (a)1. "Sexual offender" means a person who meets the criteria in sub-subparagraph a., sub-subparagraph b., sub-subparagraph c., or sub-subparagraph d., as follows:
 - a.(I) Has been convicted of committing, or attempting,

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soliciting, or conspiring to commit, any of the criminal offenses proscribed in the following statutes in this state or similar offenses in another jurisdiction: s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor and the defendant is not the victim's parent or guardian; s. 787.06(3)(b), (d), (f), (g), or (h); s. 794.011, excluding s. 794.011(10); s. 794.05; s. 796.03; s. 796.035; s. 800.04; s. 810.145(8); s. 825.1025; s. 827.071; s. 847.0133; s. 847.0135, excluding s. 847.0135(6); s. 847.0137; s. 847.0138; s. 847.0145; or s. 985.701(1); or any similar offense committed in this state which has been redesignated from a former statute number to one of those listed in this sub-sub-subparagraph; and

(II) Has been released on or after October 1, 1997, from the sanction imposed for any conviction of an offense described in sub-sub-subparagraph (I). For purposes of sub-sub-subparagraph (I), a sanction imposed in this state or in any other jurisdiction includes, but is not limited to, a fine, probation, community control, parole, conditional release, control release, or incarceration in a state prison, federal prison, private correctional facility, or local detention facility;

b. Establishes or maintains a residence in this state and who has not been designated as a sexual predator by a court of this state but who has been designated as a sexual predator, as a sexually violent predator, or by another sexual offender designation in another state or jurisdiction and was, as a result of such designation, subjected to registration or community or public notification, or both, or would be if the person were a resident of that state or jurisdiction, without

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regard to whether the person otherwise meets the criteria for registration as a sexual offender;

- c. Establishes or maintains a residence in this state who is in the custody or control of, or under the supervision of, any other state or jurisdiction as a result of a conviction for committing, or attempting, soliciting, or conspiring to commit, any of the criminal offenses proscribed in the following statutes or similar offense in another jurisdiction: s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor and the defendant is not the victim's parent or guardian; s. 787.06(3)(b), (d), (f), (g), or (h); s. 794.011, excluding s. 794.011(10); s. 794.05; s. 796.03; s. 796.035; s. 800.04; s. 810.145(8); s. 825.1025; s. 827.071; s. 847.0133; s. 847.0135, excluding s. 847.0135(6); s. 847.0137; s. 847.0138; s. 847.0145; or s. 985.701(1); or any similar offense committed in this state which has been redesignated from a former statute number to one of those listed in this sub-subparagraph; or
- d. On or after July 1, 2007, has been adjudicated delinquent for committing, or attempting, soliciting, or conspiring to commit, any of the criminal offenses proscribed in the following statutes in this state or similar offenses in another jurisdiction when the juvenile was 14 years of age or older at the time of the offense:
 - (I) Section 794.011, excluding s. 794.011(10);
- (II) Section 800.04(4)(a)2. 800.04(4)(b) where the victim is under 12 years of age or where the court finds sexual activity by the use of force or coercion;
- (III) Section 800.04(5)(c)1. where the court finds molestation involving unclothed genitals; or

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- (IV) Section 800.04(5)(d) where the court finds the use of force or coercion and unclothed genitals.
- 2. For all qualifying offenses listed in sub-subparagraph (1)(a)1.d., the court shall make a written finding of the age of the offender at the time of the offense.

For each violation of a qualifying offense listed in this subsection, the court shall make a written finding of the age of the victim at the time of the offense. For a violation of s. 800.04(4), the court shall additionally make a written finding indicating that the offense did or did not involve sexual activity and indicating that the offense did or did not involve force or coercion. For a violation of s. 800.04(5), the court shall additionally make a written finding that the offense did or did not involve unclothed genitals or genital area and that the offense did or did not involve the use of force or coercion.

- (11) Except as provided in s. 943.04354, a sexual offender must maintain registration with the department for the duration of his or her life, unless the sexual offender has received a full pardon or has had a conviction set aside in a postconviction proceeding for any offense that meets the criteria for classifying the person as a sexual offender for purposes of registration. However, a sexual offender:
- (a)1. Who has been lawfully released from confinement, supervision, or sanction, whichever is later, for at least 25 years and has not been arrested for any felony or misdemeanor offense since release, provided that the sexual offender's requirement to register was not based upon an adult conviction:
 - a. For a violation of s. 787.01 or s. 787.02;

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- b. For a violation of s. 794.011, excluding s. 794.011(10);
- 1114 c. For a violation of s. 800.04(4)(a)2. s. 800.04(4)(b)

 1115 where the court finds the offense involved a victim under 12

 1116 years of age or sexual activity by the use of force or coercion;
 - d. For a violation of s. 800.04(5)(b);
 - e. For a violation of s. 800.04(5)c.2. where the court finds the offense involved unclothed genitals or genital area;
 - f. For any attempt or conspiracy to commit any such offense; or
 - g. For a violation of similar law of another jurisdiction,

may petition the criminal division of the circuit court of the circuit in which the sexual offender resides for the purpose of removing the requirement for registration as a sexual offender.

2. The court may grant or deny relief if the offender demonstrates to the court that he or she has not been arrested for any crime since release; the requested relief complies with the provisions of the federal Adam Walsh Child Protection and Safety Act of 2006 and any other federal standards applicable to the removal of registration requirements for a sexual offender or required to be met as a condition for the receipt of federal funds by the state; and the court is otherwise satisfied that the offender is not a current or potential threat to public safety. The state attorney in the circuit in which the petition is filed must be given notice of the petition at least 3 weeks before the hearing on the matter. The state attorney may present evidence in opposition to the requested relief or may otherwise demonstrate the reasons why the petition should be denied. If the court denies the petition, the court may set a future date

at which the sexual offender may again petition the court for relief, subject to the standards for relief provided in this subsection.

3. The department shall remove an offender from classification as a sexual offender for purposes of registration if the offender provides to the department a certified copy of the court's written findings or order that indicates that the offender is no longer required to comply with the requirements for registration as a sexual offender.

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- (b) However, a sexual offender who is required to register as a result of a conviction for:
- 1. Section 787.01 or s. 787.02 where the victim is a minor and the offender is not the victim's parent or guardian;
 - 2. Section 794.011, excluding s. 794.011(10);
- 3. Section 800.04(4)(a)2. 800.04(4)(b) where the court finds the offense involved a victim under 12 years of age or sexual activity by the use of force or coercion;
 - 4. Section 800.04(5)(b);
- 5. Section 800.04(5)(c)1. where the court finds molestation involving unclothed genitals or genital area;
- 6. Section 800.04(5)c.2. where the court finds molestation involving unclothed genitals or genital area;
- 7. Section 800.04(5)(d) where the court finds the use of force or coercion and unclothed genitals or genital area;
 - 8. Any attempt or conspiracy to commit such offense; or
- 9. A violation of a similar law of another jurisdiction,

1170 must reregister each year during the month of the sexual

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1172 Section 11. Paragraph (b) of subsection (13) of section 944.607, Florida Statutes, is amended to read: 1173 1174 944.607 Notification to Department of Law Enforcement of 1175 information on sexual offenders.-1176 (13)1177 (b) However, a sexual offender who is required to register as a result of a conviction for: 1178 1. Section 787.01 or s. 787.02 where the victim is a minor 1179 and the offender is not the victim's parent or quardian; 1180 1181 2. Section 794.011, excluding s. 794.011(10); 1182 3. Section $800.04(4)(a)2. \frac{800.04(4)(b)}{(b)}$ where the victim is 1183 under 12 years of age or where the court finds sexual activity 1184 by the use of force or coercion; 4. Section 800.04(5)(b); 1185 1186 5. Section 800.04(5)(c)1. where the court finds molestation 1187 involving unclothed genitals or genital area; 6. Section 800.04(5)c.2. where the court finds molestation 1188 1189 involving unclothed genitals or genital area; 1190 7. Section 800.04(5)(d) where the court finds the use of force or coercion and unclothed genitals or genital area; 1191 1192 8. Any attempt or conspiracy to commit such offense; or 1193 9. A violation of a similar law of another jurisdiction,

offender's birthday and every third month thereafter.

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Section 12. Paragraph (e) is added to subsection (4) of

must reregister each year during the month of the sexual

offender's birthday and every third month thereafter.

section 944.275, Florida Statutes, to read:

944.275 Gain-time.

1200 (4)(e) Notwithstanding subparagraph (b) 3., for sentences 1201 1202 imposed for offenses committed on or after October 1, 2014, the 1203 department may not grant incentive gain-time if the offense is a 1204 violation of s. 782.04(1)(a)2.c.; s. 787.01(3)(a)2. or 3.; s. 1205 787.02(3)(a)2. or 3.; s. 794.011, excluding s. 794.011(10); s. 1206 800.04; s. 825.1025; or s. 847.0135(5). 1207 Section 13. Subsections (13) and (14) are added to section 1208 947.1405, Florida Statutes, to read: 1209 947.1405 Conditional release program. 1210 (13) If a person who is transferred to the custody of the 1211 Department of Children and Families pursuant to part V of 1212 chapter 394 is subject to conditional release supervision, the 1213 period of conditional release supervision is tolled until such 1214 person is no longer in the custody of the Department of Children 1215 and Families. This subsection applies to all periods of 1216 conditional release supervision which begin on or after October 1217 1, 2014, regardless of the date of the underlying offense. 1218 (14) Effective for a releasee whose crime was committed on 1219 or after October 1, 2014, in violation of chapter 794, s. 1220 800.04, s. 827.071, s. 847.0135(5), or s. 847.0145, in addition 1221 to any other provision of this section, the commission must 1222 impose a condition prohibiting the releasee from viewing, 1223 accessing, owning, or possessing any obscene, pornographic, or 1224 sexually stimulating visual or auditory material unless 1225 otherwise indicated in the treatment plan provided by a 1226 qualified practitioner in the sexual offender treatment program. 1227 Visual or auditory material includes, but is not limited to,

telephone, electronic media, computer programs, and computer

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1229 services.

Section 14. Subsection (1) of section 948.012, Florida Statutes, is amended, and subsections (5) and (6) are added to that section, to read:

948.012 Split sentence of probation or community control and imprisonment.—

- misdemeanor or a felony, except for a capital felony, is prescribed, the court, in its discretion, may, at the time of sentencing, impose a split sentence whereby the defendant is to be placed on probation or, with respect to any such felony, into community control upon completion of any specified period of such sentence which may include a term of years or less. In such case, the court shall stay and withhold the imposition of the remainder of sentence imposed upon the defendant and direct that the defendant be placed upon probation or into community control after serving such period as may be imposed by the court. Except as provided in subsection (6), the period of probation or community control shall commence immediately upon the release of the defendant from incarceration, whether by parole or gain-time allowances.
- (5) (a) Effective for offenses committed on or after October 1, 2014, if the court imposes a term of years in accordance with s. 775.082 which is less than the maximum sentence for the offense, the court must impose a split sentence pursuant to subsection (1) for any person who is convicted of a violation of:
 - 1. Section 782.04(1)(a)2.c.;
 - 2. Section 787.01(3)(a)2. or 3.;

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1258 3. Section 787.02(3)(a)2. or 3.; 1259 4. Section 794.011, excluding s. 794.011(10); 1260 5. Section 800.04; 1261 6. Section 825.1025; or 1262 7. Section 847.0135(5). 1263 (b) The probation or community control portion of the split 1264 sentence imposed by the court must extend for at least 2 years. 1265 However, if the term of years imposed by the court extends to 1266 within 2 years of the maximum sentence for the offense, the 1267 probation or community control portion of the split sentence 1268 must extend for the remainder of the maximum sentence. 1269 (6) If a defendant who has been sentenced to a split 1270 sentence pursuant to subsection (1) is transferred to the 1271 custody of the Department of Children and Families pursuant to 1272 part V of chapter 394, the period of probation or community 1273 control is tolled until such person is no longer in the custody of the Department of Children and Families. This subsection 1274 1275 applies to all sentences of probation or community control which 1276 begin on or after October 1, 2014, regardless of the date of the 1277 underlying offense. 1278 Section 15. Subsection (5) is added to section 948.30, 1279 Florida Statutes, to read: 1280 948.30 Additional terms and conditions of probation or 1281 community control for certain sex offenses.—Conditions imposed 1282 pursuant to this section do not require oral pronouncement at

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(5) Effective for a probationer or community controllee

the time of sentencing and shall be considered standard

specified in this section.

conditions of probation or community control for offenders

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whose crime was committed on or after October 1, 2014, and who is placed on probation or community control for a violation of chapter 794, s. 800.04, s. 827.071, s. 847.0135(5), or s. 847.0145, in addition to all other conditions imposed, the court must impose a condition prohibiting the probationer or community controllee from viewing, accessing, owning, or possessing any obscene, pornographic, or sexually stimulating visual or auditory material unless otherwise indicated in the treatment plan provided by a qualified practitioner in the sexual offender treatment program. Visual or auditory material includes, but is not limited to, telephone, electronic media, computer programs, and computer services.

Section 16. Section 948.31, Florida Statutes, is amended to read:

948.31 Evaluation and treatment of sexual predators and offenders on probation or community control.—The court may shall require an evaluation by a qualified practitioner to determine the need of a probationer or community controllee for treatment. If the court determines that a need therefor is established by the evaluation process, the court shall require sexual offender treatment as a term or condition of probation or community controllee person who is required to register as a sexual predator under s. 775.21 or sexual offender under s. 943.0435, s. 944.606, or s. 944.607 to undergo an evaluation, at the probationer or community controllee's expense, by a qualified practitioner to determine whether such probationer or community controllee needs sexual offender treatment. If the qualified practitioner determines that sexual offender treatment is needed and recommends

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treatment, the probationer or community controllee must successfully complete and pay for the treatment. Such treatment must shall be required to be obtained from a qualified practitioner as defined in s. 948.001. Treatment may not be administered by a qualified practitioner who has been convicted or adjudicated delinquent of committing, or attempting, soliciting, or conspiring to commit, any offense that is listed in s. 943.0435(1)(a)1.a.(I). The court shall impose a restriction against contact with minors if sexual offender treatment is recommended. The evaluation and recommendations for treatment of the probationer or community controllee shall be provided to the court for review.

Section 17. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 18. This act shall take effect October 1, 2014.