Florida Senate - 2014 Bill No. SB 182

House

LEGISLATIVE ACTION

Senate . Comm: RCS . 02/11/2014 . .

The Committee on Children, Families, and Elder Affairs (Grimsley) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Subsection (13) is added to section 947.1405, Florida Statutes, to read:

947.1405 Conditional release program.-

(13) Effective for a releasee whose crime was committed on or after October 1, 2014, in violation of chapter 794, s. 800.04, s. 827.071, s. 847.0135(5), or s. 847.0145, in addition

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11	to any other provision of this section, the commission must
12	impose a condition prohibiting the releasee from viewing,
13	accessing, owning, or possessing any obscene, pornographic, or
14	sexually stimulating visual or auditory material unless
15	otherwise indicated in the treatment plan provided by a
16	qualified practitioner in the sexual offender treatment program.
17	Visual or auditory material includes, but is not limited to,
18	telephones, electronic media, computer programs, and computer
19	services.
20	Section 2. Subsection (5) is added to section 948.30,
21	Florida Statutes, to read:
22	948.30 Additional terms and conditions of probation or
23	community control for certain sex offensesConditions imposed
24	pursuant to this section do not require oral pronouncement at
25	the time of sentencing and shall be considered standard
26	conditions of probation or community control for offenders
27	specified in this section.
28	(5) Effective for a probationer or community controllee
29	whose crime was committed on or after October 1, 2014, and who
30	is placed on probation or community control for a violation of
31	chapter 794, s. 800.04, s. 827.071, s. 847.0135(5), or s.
32	847.0145, in addition to all other conditions imposed, the court
33	must impose a condition prohibiting the probationer or community
34	controllee from viewing, accessing, owning, or possessing any
35	obscene, pornographic, or sexually stimulating visual or
36	auditory material unless otherwise indicated in the treatment
37	plan provided by a qualified practitioner in the sexual offender
38	treatment program. Visual or auditory material includes, but is
39	not limited to, telephones, electronic media, computer programs,

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40	and computer services.
41	Section 3. This act shall take effect October 1, 2014.
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43	========== T I T L E A M E N D M E N T =================================
44	And the title is amended as follows:
45	Delete everything before the enacting clause
46	and insert:
47	A bill to be entitled
48	An act relating to sexual offenders; amending ss.
49	947.1405 and 948.30, F.S.; prohibiting certain
50	conditional releasees, probationers, or community
51	controllees from viewing, accessing, owning, or
52	possessing any obscene, pornographic, or sexually
53	stimulating material; providing an exception;
54	providing an effective date.