SENATOR AMENDMENT

House

Florida Senate - 2014 Bill No. CS for CS for SB 528



LEGISLATIVE ACTION

Senate

Floor: WD/2R 03/04/2014 02:39 PM

Senator Gibson moved the following:

Senate Amendment (with title amendment)

Between lines 691 and 692

4 insert:

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Section 4. Section 921.2312, Florida Statutes, is created to read:

<u>921.2312 Risk assessment reports.-Before sentencing, a</u> <u>circuit court of the state shall refer a criminal case to a</u> <u>qualified practitioner as defined in s. 948.001, if the</u> <u>defendant has been found guilty of, or has entered a plea of</u> nolo contendere or guilty to, an offense that is listed in s.

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12	943.0435(1)(a)1.a.(I), for a crime committed on or after October
13	1, 2014. The defendant shall bear all costs associated with
14	compiling the presentencing risk assessment report. The
15	qualified practitioner shall assess the defendant by considering
16	the components specified in s. 948.30(1)(e)1.ai. and submit a
17	written report to the circuit court at a specified time before
18	sentencing. The report must include the qualified practitioner's
19	opinion, along with the basis for that opinion, as to the
20	offender's risk of committing another sexual offense.
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22	======================================
23	And the title is amended as follows:
24	Delete line 49
25	and insert:
26	prosecution of registration violations; creating s.
27	921.2312, F.S.; requiring the circuit court to have a
28	qualified practitioner conduct a risk assessment
29	before sentencing for a defendant who has been found
30	guilty of or has entered a plea of nolo contendere or
31	guilty to specified sex offenses; providing for
32	payment of costs associated with such report;
33	providing reporting requirements for the risk
34	assessment; amending s.