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CS/HB133, Engrossed 1

2015 Legislature

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2	An act relating to sexual offenses; providing a short
3	title; amending s. 775.15, F.S.; revising time
4	limitations for the criminal prosecution of specified
5	sexual battery offenses if the victim is 16 years of
6	age or older; providing applicability; amending s.
7	847.0141, F.S.; removing the court's discretion to
8	impose a specified penalty for a first violation of
9	sexting; requiring a minor cited for a first violation
10	to sign and accept a citation to appear before
11	juvenile court or, in lieu of appearing in court, to
12	complete community service work, pay a civil penalty,
13	or participate in a cyber-safety program within a
14	certain period of time, if such program is locally
15	available; requiring the citation to be in a form
16	prescribed by the issuing law enforcement agency;
17	requiring such citation to include certain
18	information; authorizing a court to order certain
19	penalties under certain circumstances; authorizing a
20	court to order specified additional penalties in
21	certain circumstances; prohibiting the court from
22	imposing incarceration; conforming provisions to
23	changes made by the act; requiring that a specified
24	percentage of civil penalties received by a juvenile
25	court be remitted by the clerk of court to the county
26	commission to provide cyber-safety training for
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27	minors; requiring that the remaining percentage remain				
28	with the clerk of the court to cover administrative				
29	costs; amending s. 985.0301, F.S.; creating exclusive				
30	original jurisdiction in the circuit court when a				
31	child is alleged to have committed a noncriminal				
32	violation that is assigned to juvenile court;				
33	providing an effective date.				
34					
35	Be It Enacted by the Legislature of the State of Florida:				
36					
37	Section 1. This act may be cited as the "43 Days				
38	Initiative Act."				
39	Section 2. Paragraph (b) of subsection (13) of section				
40	775.15, Florida Statutes, is republished, and subsection (14) of				
41	that section is amended, to read:				
42	775.15 Time limitations; general time limitations;				
43	exceptions				
44	(13)				
45	(b) If the offense is a first degree felony violation of				
46	s. 794.011 and the victim was under 18 years of age at the time				
47	the offense was committed, a prosecution of the offense may be				
48	commenced at any time. This paragraph applies to any such				
49	offense except an offense the prosecution of which would have				
50	been barred by subsection (2) on or before October 1, 2003.				
51	(14) <u>(a)</u> A prosecution for a first or second degree felony				
52	violation of s. 794.011, if the victim is $\underline{16}$ $\underline{18}$ years of age or				
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53	older at the time of the offense and the offense is reported to			
54	a law enforcement agency within 72 hours after commission of the			
55	offense, may be commenced at any time. If the offense is not			
56	reported within 72 hours after the commission of the offense,			
57	the prosecution must be commenced within the time periods			
58	prescribed in subsection (2).			
59	(b) Except as provided in paragraph (a) or paragraph			
60	(13) (b), a prosecution for a first or second degree felony			
61	violation of s. 794.011, if the victim is 16 years of age or			
62	older at the time of the offense, must be commenced within 8			
63	years after the violation is committed. This paragraph applies			
64	to any such offense except an offense the prosecution of which			
65	would have been barred by subsection (2) on or before July 1,			
66	2015.			
67	Section 3. Subsections (3) and (5) of section 847.0141,			
68	Florida Statutes, are amended, and subsection (6) is added to			
69	that section, to read:			
70	847.0141 Sexting; prohibited acts; penalties			
71	(3) A minor who violates subsection (1):			
72	(a) Commits a noncriminal violation for a first violation $_{m au}$			
73	punishable by 8 hours of community service or, if ordered by the			
74	court in lieu of community service, a \$60 fine. The court may			
75	also order the minor to participate in suitable training or			
76	instruction in licu of, or in addition to, community service or			
77	a fine . The minor must sign and accept a citation indicating a			
78	promise to appear before the juvenile court. In lieu of			
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79	appearing in court, the minor may complete 8 hours of community		
80	service work, pay a \$60 civil penalty, or participate in a		
81	cyber-safety program if such a program is locally available. The		
82	minor must satisfy any penalty within 30 days after receipt of		
83	the citation.		
84	1. A citation issued to a minor under this subsection must		
85	be in a form prescribed by the issuing law enforcement agency,		
86	must be signed by the minor, and must contain all of the		
87	following:		
88	a. The date and time of issuance.		
89	b. The name and address of the minor to whom the citation		
90	is issued.		
91	c. A thumbprint of the minor to whom the citation is		
92	issued.		
93	d. Identification of the noncriminal violation and the		
94	time it was committed.		
95	e. The facts constituting reasonable cause.		
96	f. The specific section of law violated.		
97	g. The name and authority of the citing officer.		
98	h. The procedures that the minor must follow to contest		
99	the citation, perform the required community service, pay the		
100	civil penalty, or participate in a cyber-safety program.		
101	2. If the citation is contested and the court determines		
102	that the minor committed a noncriminal violation under this		
103	section, the court may order the minor to perform 8 hours of		
104	community service, pay a \$60 civil penalty, or participate in a		
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105	cyber-safety program, or any combination thereof.
106	3. A minor who fails to comply with the citation waives
107	his or her right to contest it, and the court may impose any of
108	the penalties identified in subparagraph 2. or issue an order to
109	show cause. Upon a finding of contempt, the court may impose
110	additional age-appropriate penalties, which may include issuance
111	of an order to the Department of Highway Safety and Motor
112	Vehicles to withhold issuance of, or suspend the driver license
113	or driving privilege of, the minor for 30 consecutive days.
114	However, the court may not impose incarceration.
115	(b) Commits a misdemeanor of the first degree for a
116	violation that occurs after <u>the minor has been</u> being found to
117	have committed a noncriminal violation for sexting or has
118	satisfied the penalty imposed in lieu of a court appearance as
119	provided in paragraph (a), punishable as provided in s. 775.082
120	or s. 775.083.
121	(c) Commits a felony of the third degree for a violation
122	that occurs after the minor has been being found to have
123	committed a misdemeanor of the first degree for sexting,
124	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
125	(5) As used in this section, the term "found to have
126	committed" means a determination of guilt that is the result of
127	a plea or trial, or a finding of delinquency that is the result
128	of a plea or an adjudicatory hearing, regardless of whether
129	adjudication is withheld.
130	(6) Eighty percent of all civil penalties received by a
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131	juvenile court pursuant to this section shall be remitted by the				
132	clerk of the court to the county commission to provide training				
133	on cyber-safety for minors. The remaining 20 percent shall				
134	remain with the clerk of the court to defray administrative				
135	costs.				
136	Section 4. Subsection (1) of section 985.0301, Florida				
137	Statutes, is amended to read:				
138	985.0301 Jurisdiction				
139	(1) The circuit court has exclusive original jurisdiction				
140	of proceedings in which a child is alleged to have committed:				
141	(a) to have committed A delinquent act or violation of				
142	law.				
143	(b) A noncriminal violation that has been assigned to				
144	juvenile court by law.				
145	Section 5. This act shall take effect July 1, 2015.				
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