By Senator Latvala

20-00795-16

T

20161470___

1	A bill to be entitled
2	An act relating to crustaceans; amending s. 379.365,
3	F.S.; specifying that for violations related to stone
4	crab traps which involve fewer than 100 traps, each
5	untagged trap may be charged as a separate count;
6	specifying maximum penalties for such violations;
7	revising the criminal and administrative penalties for
8	violations related to stone crab traps; amending s.
9	379.3671, F.S.; specifying that for violations related
10	to spiny lobster traps involving fewer than 100 traps,
11	each untagged trap or unlawful trap tag may be charged
12	as a separate count; specifying maximum penalties for
13	such violations; revising the criminal and
14	administrative penalties for violations related to
15	spiny lobster traps; amending s. 379.407, F.S.;
16	prohibiting certain persons from being in the
17	possession of undersized spiny lobsters; specifying
18	that for violations related to undersized spiny
19	lobsters in which fewer than 100 lobsters are
20	involved, each undersized lobster may be charged as a
21	separate count; specifying maximum penalties for such
22	violations; specifying the criminal and administrative
23	penalties for violations related to undersized spiny
24	lobsters; amending s. 921.0022, F.S.; revising the
25	offense severity ranking chart to include certain
26	violations related to stone crabs and spiny lobsters;
27	providing an effective date.
28	
29	Be It Enacted by the Legislature of the State of Florida:
30	
31	Section 1. Paragraph (a) of subsection (2) of section
32	379.365, Florida Statutes, is amended to read:
I	

Page 1 of 23

47 penalty for any one scheme or course of conduct may not excee				
is any disposition other than acquittal or dismissal, regardl of whether the violation was adjudicated under any state or federal law. (a) It is unlawful to violate commission rules regulatin stone crab trap certificates and trap tags. No person may use expired tag or a stone crab trap tag not issued by the commission or possess or use a stone crab trap in or on state waters or adjacent federal waters without having a trap tag required by the commission firmly attached thereto. For violations involving fewer than 100 stone crab traps, each untagged trap may be charged as a separate misdemeanor count under sub-subparagraphs 1.a1.d. However, the total misdemean penalty for any one scheme or course of conduct may not exceed				
of whether the violation was adjudicated under any state or federal law. (a) It is unlawful to violate commission rules regulating stone crab trap certificates and trap tags. No person may use expired tag or a stone crab trap tag not issued by the commission or possess or use a stone crab trap in or on state waters or adjacent federal waters without having a trap tag required by the commission firmly attached thereto. For violations involving fewer than 100 stone crab traps, each untagged trap may be charged as a separate misdemeanor count under sub-subparagraphs 1.a1.d. However, the total misdemean penalty for any one scheme or course of conduct may not exceed	on			
federal law. (a) It is unlawful to violate commission rules regulating stone crab trap certificates and trap tags. No person may use expired tag or a stone crab trap tag not issued by the commission or possess or use a stone crab trap in or on state waters or adjacent federal waters without having a trap tag required by the commission firmly attached thereto. For violations involving fewer than 100 stone crab traps, each untagged trap may be charged as a separate misdemeanor count under sub-subparagraphs 1.a1.d. However, the total misdemean penalty for any one scheme or course of conduct may not exceed	ess			
 (a) It is unlawful to violate commission rules regulating stone crab trap certificates and trap tags. No person may use expired tag or a stone crab trap tag not issued by the commission or possess or use a stone crab trap in or on state waters or adjacent federal waters without having a trap tag required by the commission firmly attached thereto. For violations involving fewer than 100 stone crab traps, each untagged trap may be charged as a separate misdemeanor count under sub-subparagraphs 1.a1.d. However, the total misdemean 				
39 stone crab trap certificates and trap tags. No person may use 40 expired tag or a stone crab trap tag not issued by the 41 commission or possess or use a stone crab trap in or on state 42 waters or adjacent federal waters without having a trap tag 43 required by the commission firmly attached thereto. For 44 <u>violations involving fewer than 100 stone crab traps, each</u> 45 <u>untagged trap may be charged as a separate misdemeanor count</u> 46 <u>under sub-subparagraphs 1.a1.d. However, the total misdemean</u> 47 <u>penalty for any one scheme or course of conduct may not excee</u>				
40 expired tag or a stone crab trap tag not issued by the 41 commission or possess or use a stone crab trap in or on state 42 waters or adjacent federal waters without having a trap tag 43 required by the commission firmly attached thereto. For 44 violations involving fewer than 100 stone crab traps, each 45 untagged trap may be charged as a separate misdemeanor count 46 under sub-subparagraphs 1.a1.d. However, the total misdemean 47 penalty for any one scheme or course of conduct may not exceed	g			
41 commission or possess or use a stone crab trap in or on state 42 waters or adjacent federal waters without having a trap tag 43 required by the commission firmly attached thereto. <u>For</u> 44 <u>violations involving fewer than 100 stone crab traps, each</u> 45 <u>untagged trap may be charged as a separate misdemeanor count</u> 46 <u>under sub-subparagraphs 1.a1.d. However, the total misdemean</u> 47 <u>penalty for any one scheme or course of conduct may not exceen</u> 48 <u>a separate may not exceen</u> 49 <u>a scheme or course of conduct may not exceend</u> 40 <u>a separate misdemean</u> 40 <u>a scheme or course of conduct may not exceend</u> 41 <u>a sub-subparagraph</u> 42 <u>a scheme or course of conduct may not exceend</u> 43 <u>a separate misdemean</u> 44 <u>a scheme or course of conduct may not exceend</u> 44 <u>a scheme or course of conduct may not exceend</u> 45 <u>a separate misdemean</u> 46 <u>a scheme or course of conduct may not exceend</u> 47 <u>a scheme or course of conduct may not exceend</u> 47 <u>a scheme or course of conduct may not exceend</u> 46 <u>a scheme or course of conduct may not exceend</u> 47 <u>a scheme or course of conduct may not exceend</u> 47 <u>a scheme or course of conduct may not exceend</u> 47 <u>a scheme or course of conduct may not exceend</u> 47 <u>a scheme or course of conduct may not exceend</u>	an			
42 waters or adjacent federal waters without having a trap tag 43 required by the commission firmly attached thereto. <u>For</u> 44 <u>violations involving fewer than 100 stone crab traps, each</u> 45 <u>untagged trap may be charged as a separate misdemeanor count</u> 46 <u>under sub-subparagraphs 1.a1.d. However, the total misdemean</u> 47 <u>penalty for any one scheme or course of conduct may not exceen</u>				
43 required by the commission firmly attached thereto. For 44 violations involving fewer than 100 stone crab traps, each 45 untagged trap may be charged as a separate misdemeanor count 46 under sub-subparagraphs 1.a1.d. However, the total misdemean 47 penalty for any one scheme or course of conduct may not exceed				
44 violations involving fewer than 100 stone crab traps, each 45 untagged trap may be charged as a separate misdemeanor count 46 under sub-subparagraphs 1.a1.d. However, the total misdemean 47 penalty for any one scheme or course of conduct may not exceed	waters or adjacent federal waters without having a trap tag			
45 <u>untagged trap may be charged as a separate misdemeanor count</u> 46 <u>under sub-subparagraphs 1.a1.d. However, the total misdemeanue</u> 47 <u>penalty for any one scheme or course of conduct may not exceent</u>	required by the commission firmly attached thereto. For			
46 <u>under sub-subparagraphs 1.a1.d.</u> However, the total misdemea 47 <u>penalty for any one scheme or course of conduct may not excee</u>	violations involving fewer than 100 stone crab traps, each			
47 penalty for any one scheme or course of conduct may not excee	untagged trap may be charged as a separate misdemeanor count			
	under sub-subparagraphs 1.a1.d. However, the total misdemeanor			
	penalty for any one scheme or course of conduct may not exceed 4			
years' imprisonment and a civil fine of \$4,000 under such				
49 <u>subparagraphs</u> .				
50 1. In addition to any other penalties provided in s.				
51 379.407, for any commercial harvester who violates this				
52 paragraph, the following administrative penalties apply:-				
53a. For A first violation is a misdemeanor of the second				
degree, punishable as provided in s. 775.082 or s. 775.083. In				
addition, the commission shall impose , the commission shall				
56 assess an administrative penalty of up to \$1,000 <u>on the</u>				
57 <u>violator</u> .				
58b. For A second violation is a misdemeanor of the first				
59 degree, punishable as provided in s. 775.082 or s. 775.083. I	n			
60 <u>addition, the commission shall impose</u> that occurs within 24				
61 months of any previous such violation, the commission shall				

Page 2 of 23

CODING: Words stricken are deletions; words underlined are additions.

20-00795-16 20161470 62 assess an administrative penalty of up to \$2,000 on the violator 63 and shall suspend all of the violator's license privileges under this chapter and the stone crab endorsement under which the 64 65 violation was committed may be suspended for a period of up to 66 12 calendar months. c. For A third or subsequent violation is a misdemeanor of 67 68 the first degree, punishable as provided in s. 775.082 or s. 775.083. In addition, the commission shall impose that occurs 69 70 within 36 months of any previous two such violations, the 71 commission shall assess an administrative penalty of up to 72 \$5,000 on the violator and shall suspend all of the violator's 73 license privileges under this chapter and the stone crab 74 endorsement under which the violation was committed may be 75 suspended for a period of up to 24 calendar months. 76 d. A fourth violation that occurs within 48 months of any 77 three previous such violations, shall be punished by shall result in permanent revocation of all of the violator's license 78 79 privileges under this chapter saltwater fishing privileges, 80 including having the commission proceed against the endorsement 81 holder's saltwater products license in accordance with s. 82 379.407. e. Any violation involving 100 or more untagged stone crab 83 traps is a felony of the third degree, punishable as provided in 84 s. 775.082, s. 775.083, or s. 775.084 and a mandatory civil fine 85 of at least \$500. In addition, the commission shall impose an 86 87 administrative penalty of up to \$2,000 against the violator and 88 may suspend the violator's license privileges under this chapter 89 for a period of up to 12 months. The administrative penalty and 90 suspension may be assessed in addition to the penalties

Page 3 of 23

	20-00795-16 20161470				
91	specified in sub-subparagraphs ad.				
92	2. Any other person who violates the provisions of this				
93	paragraph commits a Level Two violation under s. 379.401.				
94					
95	Within 30 days after notification, a Any commercial harvester				
96	assessed an administrative penalty under this paragraph shall $_{ au}$				
97	within 30 calendar days after notification, pay the				
98	administrative penalty to the commission, or request an				
99	administrative hearing under ss. 120.569 and 120.57. The				
100	proceeds of all administrative penalties collected under this				
101	paragraph shall be deposited in the Marine Resources				
102	Conservation Trust Fund.				
103	Section 2. Paragraph (c) of subsection (2) of section				
104	379.3671, Florida Statutes, is amended to read:				
105	379.3671 Spiny lobster trap certificate program.—				
106	(2) TRANSFERABLE TRAP CERTIFICATES; TRAP TAGS; FEES;				
107	PENALTIES.—The Fish and Wildlife Conservation Commission shall				
108	establish a trap certificate program for the spiny lobster				
109	fishery of this state and shall be responsible for its				
110	administration and enforcement as follows:				
111	(c) Prohibitions; penalties.—				
112	1. It is unlawful for a person to possess or use a spiny				
113	lobster trap in or on state waters or adjacent federal waters				
114	without having affixed thereto the trap tag required by this				
115	section. It is unlawful for a person to possess or use any other				
116	gear or device designed to attract and enclose or otherwise aid				
117	in the taking of spiny lobster by trapping that is not a trap as				
118	defined by commission rule. For violations involving fewer than				
119	100 spiny lobster traps, each untagged trap may be charged as a				

Page 4 of 23

	20-00795-16 20161470				
120	separate misdemeanor count. However the total misdemeanor				
121	penalty for any one scheme or course of conduct may not exceed 4				
122	years' imprisonment and a civil fine of \$4,000.				
123	2. It is unlawful for a person to possess or use spiny				
124	lobster trap tags without having the necessary number of				
125	certificates on record as required by this section. <u>For</u>				
126	violations involving fewer than 100 spiny lobster trap tags,				
127	each unlawful trap tag may be charged as a separate misdemeanor				
128	count. However, the total misdemeanor penalty for any one scheme				
129	or course of conduct may not exceed 4 years' imprisonment and a				
130	civil fine of \$4,000.				
131	3. It is unlawful for any person to willfully molest, take				
132	possession of, or remove the contents of another harvester's				
133	spiny lobster trap without the express written consent of the				
134	trap owner available for immediate inspection. Unauthorized				
135	possession of another's trap gear or removal of trap contents				
136	constitutes theft.				
137	a. A commercial harvester who violates this subparagraph				

shall be punished under ss. 379.367 and 379.407. Any commercial 138 139 harvester receiving a judicial disposition other than dismissal 140 or acquittal on a charge of theft of or from a trap pursuant to 141 this subparagraph or s. 379.402 shall, in addition to the 142 penalties specified in ss. 379.367 and 379.407 and the provisions of this section, permanently lose all his or her 143 saltwater fishing privileges, including his or her saltwater 144 145 products license, spiny lobster endorsement, and all trap 146 certificates allotted to him or her through this program. In 147 such cases, trap certificates and endorsements are nontransferable. 148

Page 5 of 23

I	20-00795-16 20161470
149	b. Any commercial harvester receiving a judicial
150	disposition other than dismissal or acquittal on a charge of
151	willful molestation of a trap, in addition to the penalties
152	specified in ss. 379.367 and 379.407, shall lose all saltwater
153	fishing privileges for a period of 24 calendar months.
154	c. In addition, any commercial harvester charged with
155	violating this subparagraph and receiving a judicial disposition
156	other than dismissal or acquittal for violating this
157	subparagraph or s. 379.402 shall also be assessed an
158	administrative penalty of up to \$5,000.
159	
160	Immediately upon receiving a citation for a violation involving
161	theft of or from a trap, or molestation of a trap, and until
162	adjudicated for such a violation or, upon receipt of a judicial
163	disposition other than dismissal or acquittal of such a
164	violation, the commercial harvester committing the violation is
165	prohibited from transferring any spiny lobster trap certificates
166	and endorsements.
167	4. In addition to any other penalties provided in s.
168	379.407, a commercial harvester who violates the provisions of
169	this section or commission rules relating to spiny lobster traps
170	shall be punished as follows:
171	a. <u>A</u> If the first violation <u>is a misdemeanor of the second</u>
172	degree, punishable as provided in s. 775.082 or s. 775.083. In
173	addition, the commission shall impose an is for violation of
174	subparagraph 1. or subparagraph 2., the commission shall assess
175	an additional administrative penalty of up to \$1,000 <u>on the</u>
176	violator. For all other first violations, the commission shall
177	assess an additional administrative penalty of up to \$500.

Page 6 of 23

CODING: Words stricken are deletions; words underlined are additions.

[20-00795-16 20161470				
178	b. For A second violation <u>is a misdemeanor of the first</u>				
179	degree, punishable as provided in s. 775.082 or s. 775.083. In				
180	addition, the commission shall impose an of subparagraph 1. or				
181	subparagraph 2. which occurs within 24 months of any previous				
182	such violation, the commission shall assess an additional				
183	administrative penalty of up to \$2,000 <u>on the violator and shall</u>				
184	suspend the violator's license privileges under this chapter for				
185	a period of up to 12 months and the spiny lobster endorsement				
186	issued under s. 379.367(2) or (6) may be suspended for the				
187	remainder of the current license year.				
188	c. For A third or subsequent violation <u>is a misdemeanor of</u>				
189	the first degree, punishable as provided in s. 775.082 or s.				
190	775.083. In addition, the commission shall impose an of				
191					
192	occurs within 36 months of any previous two such violations, the				
193	commission shall assess an additional administrative penalty of				
194	up to \$5,000 <u>on the violator and shall suspend the violator's</u>				
195					
196	lobster endorsement issued under s. 379.367(2) or (6) for a				
197	period of up to 24 months or may revoke the spiny lobster				
198	endorsement <u>issued under s. 379.367(2) or (6)</u> and, if revoking				
199	the spiny lobster endorsement, may also proceed against the				
200	licenseholder's saltwater products license in accordance with				
201	the provisions of s. 379.407(2)(h).				
202	d. A violation that involves 100 or more untagged spiny				
203	lobster traps or unlawful trap tags is a felony of the third				
204	degree, punishable as provided in s. 775.082, s. 775.083, or s.				
205	775.084 and by a mandatory civil fine of at least \$500. In				
206	addition, the commission shall impose an administrative penalty				

Page 7 of 23

	20-00795-16 20161470			
207	of up to \$2,000 on the violator and may suspend the violator's			
208	license privileges under this chapter for an additional period			
209	of up to 12 months.			
210	<u>e.d. Within 30 days after notification, a</u> Any person			
211	assessed an additional administrative penalty pursuant to this			
212	section shall within 30 calendar days after notification:			
213	(I) Pay the administrative penalty to the commission; or			
214	(II) Request an administrative hearing pursuant to the			
215	provisions of ss. 120.569 and 120.57.			
216	f.e. The commission shall suspend the spiny lobster			
217	endorsement issued under s. 379.367(2) or (6) <u>of</u> for any person			
218	failing to comply with the provisions of sub-subparagraph <u>e.</u> d.			
219	5.a. It is unlawful for any person to make, alter, forge,			
220	counterfeit, or reproduce a spiny lobster trap tag or			
221	certificate.			
222	b. It is unlawful for any person to knowingly have in his			
223	or her possession a forged, counterfeit, or imitation spiny			
224	lobster trap tag or certificate.			
225	c. It is unlawful for any person to barter, trade, sell,			
226	supply, agree to supply, aid in supplying, or give away a spiny			
227	lobster trap tag or certificate or to conspire to barter, trade,			
228	sell, supply, aid in supplying, or give away a spiny lobster			
229	trap tag or certificate unless such action is duly authorized by			
230	the commission as provided in this chapter or in the rules of			
231	the commission.			
232	6.a. Any commercial harvester who violates the provisions			
233	of subparagraph 5., or any commercial harvester who engages in			
234	the commercial harvest, trapping, or possession of spiny lobster			
235	without a spiny lobster endorsement as required by s. 379.367(2)			

Page 8 of 23

```
20-00795-16
                                                              20161470
236
     or (6) or during any period while such spiny lobster endorsement
237
     is under suspension or revocation, commits a felony of the third
238
     degree, punishable as provided in s. 775.082, s. 775.083, or s.
239
     775.084.
240
          b. In addition to any penalty imposed pursuant to sub-
241
     subparagraph a., the commission shall levy a fine of up to twice
242
     the amount of the appropriate surcharge to be paid on the fair
243
     market value of the transferred certificates, as provided in
244
     subparagraph (a)1., on any commercial harvester who violates the
245
     provisions of sub-subparagraph 5.c.
246
          c. In addition to any penalty imposed pursuant to sub-
247
     subparagraph a., any commercial harvester receiving any judicial
248
     disposition other than acquittal or dismissal for a violation of
249
     subparagraph 5. shall be assessed an administrative penalty of
250
     up to $5,000, and the spiny lobster endorsement under which the
251
     violation was committed may be suspended for up to 24 <del>calendar</del>
252
     months. Immediately upon issuance of a citation involving a
253
     violation of subparagraph 5. and until adjudication of such a
254
     violation, and after receipt of any judicial disposition other
```

than acquittal or dismissal for such a violation, the commercial harvester holding the spiny lobster endorsement listed on the citation is prohibited from transferring any spiny lobster trap certificates.

d. Any other person who violates the provisions ofsubparagraph 5. commits a Level Four violation under s. 379.401.

7. Prior to the 2010-2011 license year, any certificates for which the annual certificate fee is not paid for a period of years shall be considered abandoned and shall revert to the commission. Beginning with the 2010-2011 license year, any

Page 9 of 23

I	20-00795-16 20161470
265	certificate for which the annual certificate fee is not paid for
266	a period of 2 consecutive years shall be considered abandoned
267	and shall revert to the commission. During any period of trap
268	reduction, any certificates reverting to the commission shall
269	become permanently unavailable and be considered in that amount
270	to be reduced during the next license-year period. Otherwise,
271	any certificates that revert to the commission are to be
272	reallotted in such manner as provided by the commission.
273	8. The proceeds of all administrative penalties collected
274	pursuant to subparagraph 4. and all fines collected pursuant to
275	sub-subparagraph 6.b. shall be deposited into the Marine
276	Resources Conservation Trust Fund.
277	9. All traps shall be removed from the water during any
278	period of suspension or revocation.
279	10. Except as otherwise provided, any person who violates
280	this paragraph commits a Level Two violation under s. 379.401.
281	Section 3. Subsection (5) of section 379.407, Florida
282	Statutes, is amended to read:
283	379.407 Administration; rules, publications, records;
284	penalties; injunctions
285	(5) PENALTIES FOR POSSESSION OF SPINY LOBSTER; CLOSED
286	SEASON AND WRUNG TAILS
287	(a) It is a major violation under this section for any
288	person, firm, or corporation to be in possession of spiny
289	lobster during the closed season or, while on the water, to be
290	in possession of spiny lobster tails that have been wrung or
291	separated from the body, unless such possession is allowed by
292	commission rule. Any person, firm, or corporation that violates
293	this <u>paragraph</u> subsection is subject to penalties as follows:
I	

Page 10 of 23

```
20-00795-16
                                                             20161470
294
          1.(a) A first violation is a misdemeanor of the second
295
     degree, punishable as provided in s. 775.082 or s. 775.083. If
296
     the violation involves 25 or more lobster, the violation is a
297
     misdemeanor of the first degree, punishable as provided in s.
     775.082 or s. 775.083.
298
299
          2.(b) A second violation is a misdemeanor of the first
300
     degree, punishable as provided in s. 775.082 or s. 775.083, and
301
     such person is subject to a suspension of his or her all license
302
     privileges under this chapter for a period not to exceed 90
303
     days.
304
          3.(c) A third violation is a misdemeanor of the first
305
     degree, punishable as provided in s. 775.082 or s. 775.083, with
306
     a mandatory minimum term of imprisonment of 6 months, and such
307
     person may be assessed a civil penalty of up to $2,500 and is
308
     subject to a suspension of all license privileges under this
309
     chapter for a period not to exceed 6 months.
310
          4.(d) A third violation within 1 year after a second
311
     violation is a felony of the third degree, punishable as
312
     provided in s. 775.082 or s. 775.083, with a mandatory minimum
313
     term of imprisonment of 1 year, and such person shall be
314
     assessed a civil penalty of $5,000 and all license privileges
315
     under this chapter shall be permanently revoked.
316
          5.(e) A fourth or subsequent violation is a felony of the
317
     third degree, punishable as provided in s. 775.082 or s.
     775.083, with a mandatory minimum term of imprisonment of 1
318
319
     year, and such person shall be assessed a civil penalty of
```

320 \$5,000 and all license privileges under this chapter shall be 321 permanently revoked.

322

(b) It is a major violation under this section for a

Page 11 of 23

CODING: Words stricken are deletions; words underlined are additions.

	20-00795-16 20161470			
323	recreational or commercial harvester to be in possession of an			
324	undersized spiny lobster, unless authorized to do so by			
325	commission rule. For violations of this paragraph involving			
326	fewer than 100 lobsters, each undersized spiny lobster may be			
327	charged as a separate misdemeanor count under subparagraphs 1.			
328	and 2. However, the total misdemeanor penalty for any one scheme			
329	or course of conduct may not exceed 4 years' imprisonment and a			
330	civil fine of \$4,000 under such subparagraphs. Any person that			
331	violates this paragraph is subject to the following penalties:			
332	1. A first violation is a misdemeanor of the second degree,			
333	punishable as provided in s. 775.082 or s. 775.083.			
334	2. A second violation is a misdemeanor of the first degree,			
335	punishable as provided in s. 775.082 or s. 775.083.			
336	3. If a violation involves more than 100 spiny lobsters,			
337	the violation is a felony of the third degree, punishable as			
338	provided in s. 775.082, s. 775.083, or s. 775.084 and a			
339	mandatory civil fine of at least \$500. In addition, the			
340	commission shall assess the violator with an administrative			
341	penalty of up to \$2,000 and may suspend the violator's license			
342	privileges under this chapter for a period of up to 12 months.			
343	Section 4. Paragraph (e) of subsection (3) of section			
344	921.0022, Florida Statutes, is amended to read:			
345	921.0022 Criminal Punishment Code; offense severity ranking			
346	chart			
347	(3) OFFENSE SEVERITY RANKING CHART			
348	(e) LEVEL 5			
349				
	Florida Felony			
	Statute Degree Description			
	Page 12 of 23			

350	20-00795-16		20161470
351	316.027(2)(a)	3rd	Accidents involving personal injuries other than serious bodily injury, failure to stop; leaving scene.
	316.1935(4)(a)	2nd	Aggravated fleeing or eluding.
352	322.34(6)	3rd	Careless operation of motor vehicle with suspended license, resulting in death or serious bodily injury.
353	327.30(5)	3rd	Vessel accidents involving personal injury; leaving scene.
554	<u>379.365</u> (2)(a)1.e.	<u>3rd</u>	Possession or use of more than 100 untagged stone crab traps.
355	<u>379.365(2)(b)</u>	<u>3rd</u>	Possession or removal of the contents of another harvester's stone crab trap.

356

Page 13 of 23

	20-00795-16		20161470
	379.365	3rd	Violation of rules
	(2)(c)1.		relating to molestation
			<u>of stone crab traps,</u>
			lines, or buoys; or
			rules relating to stone
			<u>crab trap tags.</u>
357			
	379.367(4)	3rd	Willful molestation of a
			commercial harvester's
			spiny lobster trap,
			line, or buoy.
358			
	379.3671	3rd	Willful molestation,
	(2)(c)3.		possession, or removal
			of a commercial
			harvester's trap
			contents or trap gear by
			another harvester.
359			
	379.3671	<u>3rd</u>	Possession or use of
	(2)(c)4.d.		more than 100 untagged
			<u>spiny lobster traps or</u>
			<u>unlawful trap tags.</u>
360			
	379.407	<u>3rd</u>	Possession of more than
	(5)(b)3.		100 undersized spiny
			lobsters.
361			
	381.0041(11)(b)	3rd	Donate blood, plasma, or

Page 14 of 23

20-00795-16 20161470 organs knowing HIV positive. 362 440.10(1)(g) 2nd Failure to obtain workers' compensation coverage. 363 440.105(5) 2nd Unlawful solicitation for the purpose of making workers' compensation claims. 364 440.381(2) 2nd Submission of false, misleading, or incomplete information with the purpose of avoiding or reducing workers' compensation premiums. 365 624.401(4)(b)2. 2nd Transacting insurance without a certificate or authority; premium collected \$20,000 or more but less than \$100,000. 366 626.902(1)(c) 2nd Representing an unauthorized insurer;

Page 15 of 23

	20-00795-16		20161470
			repeat offender.
367			
	790.01(2)	3rd	Carrying a concealed
			firearm.
368			
	790.162	2nd	Threat to throw or
			discharge destructive
369			device.
209	790.163(1)	2nd	False report of deadly
	, , , , , , , , , , , , , , , , , , , ,	2110	explosive or weapon of
			mass destruction.
370			
	790.221(1)	2nd	Possession of short-
			barreled shotgun or
			machine gun.
371			
	790.23	2nd	Felons in possession of
			firearms, ammunition, or
			electronic weapons or
			devices.
372			
	796.05(1)	2nd	Live on earnings of a
373			prostitute; 1st offense.
575	800.04(6)(c)	3rd	Lewd or lascivious
			conduct; offender less
			than 18 years of age.
374			
I			

Page 16 of 23

CODING: Words stricken are deletions; words underlined are additions.

20-00795-16 20161470 800.04(7)(b) 2nd Lewd or lascivious exhibition; offender 18 years of age or older. 375 806.111(1) 3rd Possess, manufacture, or dispense fire bomb with intent to damage any structure or property. 376 2nd Theft from person 65 812.0145(2)(b) years of age or older; \$10,000 or more but less than \$50,000. 377 812.015(8) 3rd Retail theft; property stolen is valued at \$300 or more and one or more specified acts. 378 812.019(1) 2nd Stolen property; dealing in or trafficking in. 379 3rd Robbery by sudden 812.131(2)(b) snatching. 380 812.16(2) 3rd Owning, operating, or conducting a chop shop. 381 817.034(4)(a)2. 2nd Communications fraud,

Page 17 of 23

	20-00795-16		20161470
			value \$20,000 to
			\$50,000.
382			
	817.234(11)(b)	2nd	Insurance fraud;
			property value \$20,000 or more but less than
			\$100,000.
383			+100 , 000.
	817.2341(1),	3rd	Filing false financial
	(2)(a) & (3)(a)		statements, making false
			entries of material fact
			or false statements
			regarding property
			values relating to the
			solvency of an insuring
204			entity.
384	817.568(2)(b)	2nd	Fraudulent use of
		2.1.0	personal identification
			information; value of
			benefit, services
			received, payment
			avoided, or amount of
			injury or fraud, \$5,000
			or more or use of
			personal identification
			information of 10 or
			more persons.

385

Page 18 of 23

CODING: Words stricken are deletions; words underlined are additions.

20-00795-16 20161470 817.625(2)(b) 2nd Second or subsequent fraudulent use of scanning device or reencoder. 386 825.1025(4) 3rd Lewd or lascivious exhibition in the presence of an elderly person or disabled adult. 387 2nd 827.071(4) Possess with intent to promote any photographic material, motion picture, etc., which includes sexual conduct by a child. 388 827.071(5) 3rd Possess, control, or intentionally view any photographic material, motion picture, etc., which includes sexual conduct by a child. 389 839.13(2)(b) 2nd Falsifying records of an individual in the care and custody of a state agency involving great

Page 19 of 23

	20-00795-16		20161470
390			bodily harm or death.
590	843.01	3rd	Resist officer with violence to person;
391			resist arrest with violence.
551	847.0135(5)(b)	2nd	Lewd or lascivious exhibition using computer; offender 18 years or older.
392	847.0137 (2) & (3)	3rd	Transmission of pornography by electronic device or equipment.
393	847.0138 (2) & (3)	3rd	Transmission of material harmful to minors to a minor by electronic device or equipment.
394	874.05(1)(b)	2nd	Encouraging or recruiting another to join a criminal gang; second or subsequent offense.
395	874.05(2)(a)	2nd	Encouraging or

Page 20 of 23

CODING: Words stricken are deletions; words underlined are additions.

	20-00795-16		20161470
			recruiting person under
			13 years of age to join a criminal gang.
396			
	893.13(1)(a)1.	2nd	Sell, manufacture, or
			<pre>deliver cocaine (or other s. 893.03(1)(a),</pre>
			(1)(b), (1)(d), (2)(a),
			(2)(b), or (2)(c)4.
207			drugs).
397	893.13(1)(c)2.	2nd	Sell, manufacture, or
			deliver cannabis (or
			other s. 893.03(1)(c),
			(2) (c) 1., (2) (c) 2., (2) (c) 2.
			(2) (c) 3., (2) (c) 5., (2) (c) 6., (2) (c) 7.,
			(2)(c)8., (2)(c)9., (3),
			or (4) drugs) within
			1,000 feet of a child
			care facility, school, or state, county, or
			municipal park or
			publicly owned
			recreational facility or
398			community center.
	893.13(1)(d)1.	lst	Sell, manufacture, or
			deliver cocaine (or

Page 21 of 23

20-00795-16 20161470 other s. 893.03(1)(a), (1) (b), (1) (d), (2) (a), (2)(b), or (2)(c)4. drugs) within 1,000 feet of university. 399 893.13(1)(e)2. 2nd Sell, manufacture, or deliver cannabis or other drug prohibited under s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) within 1,000 feet of property used for religious services or a specified business site. 400 893.13(1)(f)1. 1st Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), or (2)(a), (2)(b), or (2)(c)4. drugs) within 1,000 feet of public housing facility. 401 2nd 893.13(4)(b) Deliver to minor

_	20-00795-16			20161470
				cannabis (or other s.
				893.03(1)(c), (2)(c)1.,
				(2)(c)2., (2)(c)3.,
				(2)(c)5., (2)(c)6.,
				(2)(c)7., (2)(c)8.,
				(2)(c)9., (3), or (4)
				drugs).
402				
	893.1351(1)		3rd	Ownership, lease, or
				rental for trafficking
				in or manufacturing of
				controlled substance.
403				
404				
405	Section 5.	This act shall	take ef	fect October 1, 2016.

Page 23 of 23