1 A bill to be entitled 2 An act relating to assault or battery on health care 3 providers; amending s. 784.07, F.S.; defining the term "health care provider"; providing for the 4 5 reclassification of certain assault and battery 6 offenses committed on health care providers; amending 7 ss. 901.15 and 985.644, F.S.; conforming provisions to 8 changes made by the act; reenacting ss. 9 775.0877(1)(d), (e), (f), and (g), 794.056(1), 921.0022(3)(d), 938.08, and 938.085, F.S., relating to 10 11 criminal transmission of HIV, the Rape Crisis Program 12 Trust Fund, the offense severity ranking chart of the Criminal Punishment Code, additional cost to fund 13 14 programs in domestic violence, and additional cost to 15 fund rape crisis centers, respectively, to incorporate 16 the amendments made by the act; providing an effective 17 date.

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

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Section 1. Paragraphs (c) through (f) of subsection (1) of section 784.07, Florida Statutes, are redesignated as paragraphs (d) through (g), respectively, a new paragraph (c) is added to that subsection, subsection (2) of that section is amended, and subsection (3) of that section is republished to read:

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784.07 Assault or battery of law enforcement officers, firefighters, emergency medical care providers, <u>health care providers</u>, public transit employees or agents, or other specified officers; reclassification of offenses; minimum sentences.—

(1) As used in this section, the term:

- (c) "Health care provider" means a physician, a registered nurse, an employee, an agent, or a volunteer of a hospital, as defined in s. 395.002, or a nursing home facility, as defined in s. 400.021, who is employed by, under contract with, or otherwise authorized by such hospital or nursing home facility to perform duties directly associated with the care and treatment rendered by the hospital or nursing home facility.
- (2) Whenever any person is charged with knowingly committing an assault or battery upon a law enforcement officer, a firefighter, an emergency medical care provider, a health care provider, a railroad special officer, a traffic accident investigation officer as described in s. 316.640, a nonsworn law enforcement agency employee who is certified as an agency inspector, a blood alcohol analyst, or a breath test operator while such employee is in uniform and engaged in processing, testing, evaluating, analyzing, or transporting a person who is detained or under arrest for DUI, a law enforcement explorer, a traffic infraction enforcement officer as described in s. 316.640, a parking enforcement specialist as defined in s.

316.640, a person licensed as a security officer as defined in s. 493.6101 and wearing a uniform that bears at least one patch or emblem that is visible at all times that clearly identifies the employing agency and that clearly identifies the person as a licensed security officer, or a security officer employed by the board of trustees of a community college, while the officer, firefighter, emergency medical care provider, health care provider, railroad special officer, traffic accident investigation officer, traffic infraction enforcement officer, inspector, analyst, operator, law enforcement explorer, parking enforcement specialist, public transit employee or agent, or security officer is engaged in the lawful performance of his or her duties, the offense for which the person is charged shall be reclassified as follows:

- (a) In the case of assault, from a misdemeanor of the second degree to a misdemeanor of the first degree.
- (b) In the case of battery, from a misdemeanor of the first degree to a felony of the third degree.
- (c) In the case of aggravated assault, from a felony of the third degree to a felony of the second degree.

 Notwithstanding any other provision of law, any person convicted of aggravated assault upon a law enforcement officer shall be sentenced to a minimum term of imprisonment of 3 years.
- (d) In the case of aggravated battery, from a felony of the second degree to a felony of the first degree.

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Notwithstanding any other provision of law, any person convicted of aggravated battery of a law enforcement officer shall be sentenced to a minimum term of imprisonment of 5 years.

- (3) Any person who is convicted of a battery under paragraph (2)(b) and, during the commission of the offense, such person possessed:
- (a) A "firearm" or "destructive device" as those terms are defined in s. 790.001, shall be sentenced to a minimum term of imprisonment of 3 years.
- (b) A semiautomatic firearm and its high-capacity detachable box magazine, as defined in s. 775.087(3), or a machine gun as defined in s. 790.001, shall be sentenced to a minimum term of imprisonment of 8 years.

Notwithstanding s. 948.01, adjudication of guilt or imposition of sentence shall not be suspended, deferred, or withheld, and the defendant is not eligible for statutory gain-time under s. 944.275 or any form of discretionary early release, other than pardon or executive clemency, or conditional medical release under s. 947.149, prior to serving the minimum sentence.

Section 2. Subsection (15) of section 901.15, Florida Statutes, is amended to read:

901.15 When arrest by officer without warrant is lawful.—A law enforcement officer may arrest a person without a warrant when:

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(15) There is probable cause to believe that the person has committed assault upon a law enforcement officer, a firefighter, an emergency medical care provider, a health care provider, public transit employees or agents, or other specified officers as set forth in s. 784.07 or has committed assault or battery upon any employee of a receiving facility as defined in s. 394.455 who is engaged in the lawful performance of his or her duties.

Section 3. Paragraph (a) of subsection (3) of section 985.644, Florida Statutes, is amended to read:

985.644 Departmental contracting powers; personnel standards and investigation.—

- (3) (a) All employees of the department and all personnel of contract providers for any program for children, including all owners, operators, employees, persons who have access to confidential juvenile records, and volunteers, must complete:
- 1. A level 2 employment screening pursuant to chapter 435 before employment. The security background investigation conducted under this section must ensure that, in addition to the disqualifying offenses listed in s. 435.04, no person subject to the background screening provisions of this section has an arrest awaiting final disposition for, been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, or been adjudicated delinquent and the record has not been sealed or expunged for, any offense

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prohibited under the following provisions of state law or similar laws of another jurisdiction:

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- a. Section 784.07, relating to assault or battery of law enforcement officers, firefighters, emergency medical care providers, <u>health care providers</u>, public transit employees or agents, or other specified officers.
- b. Section 817.568, relating to criminal use of personal identification information.
- 2. A national criminal records check by the Federal Bureau of Investigation every 5 years following the date of the person's employment.
- Section 4. For the purpose of incorporating the amendment made by this act to section 784.07, Florida Statutes, in references thereto, paragraphs (d), (e), (f), and (g) of subsection (1) of section 775.0877, Florida Statutes, are reenacted to read:
- 775.0877 Criminal transmission of HIV; procedures; penalties.—
 - (1) In any case in which a person has been convicted of or has pled nolo contendere or guilty to, regardless of whether adjudication is withheld, any of the following offenses, or the attempt thereof, which offense or attempted offense involves the transmission of body fluids from one person to another:
 - (d) Sections 784.011, 784.07(2)(a), and 784.08(2)(d), relating to assault;

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151 Sections 784.021, 784.07(2)(c), and 784.08(2)(b), 152 relating to aggravated assault; 153 Sections 784.03, 784.07(2)(b), and 784.08(2)(c), 154 relating to battery; 155 Sections 784.045, 784.07(2)(d), and 784.08(2)(a), (a) 156 relating to aggravated battery; 157 158 the court shall order the offender to undergo HIV testing, to be 159 performed under the direction of the Department of Health in accordance with s. 381.004, unless the offender has undergone 160 HIV testing voluntarily or pursuant to procedures established in 161 162 s. 381.004(2)(h)6. or s. 951.27, or any other applicable law or rule providing for HIV testing of criminal offenders or inmates, 163 subsequent to her or his arrest for an offense enumerated in 164 165 paragraphs (a)-(n) for which she or he was convicted or to which 166 she or he pled nolo contendere or guilty. The results of an HIV 167 test performed on an offender pursuant to this subsection are not admissible in any criminal proceeding arising out of the 168 169 alleged offense. 170 Section 5. For the purpose of incorporating the amendment made by this act to section 784.07, Florida Statutes, in a 171 172 reference thereto, subsection (1) of section 794.056, Florida Statutes, is reenacted to read: 173 174 794.056 Rape Crisis Program Trust Fund.-175 The Rape Crisis Program Trust Fund is created within

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176 the Department of Health for the purpose of providing funds for 177 rape crisis centers in this state. Trust fund moneys shall be 178 used exclusively for the purpose of providing services for victims of sexual assault. Funds credited to the trust fund 179 180 consist of those funds collected as an additional court 181 assessment in each case in which a defendant pleads guilty or 182 nolo contendere to, or is found guilty of, regardless of 183 adjudication, an offense provided in s. 775.21(6) and (10)(a), 184 (b), and (q); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s. 784.045; s. 784.048; s. 784.07; s. 784.08; s. 784.081; s. 185 784.082; s. 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); s. 186 187 787.025; s. 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08; former s. 796.03; former s. 796.035; s. 796.04; s. 796.05; s. 188 189 796.06; s. 796.07(2)(a)-(d) and (i); s. 800.03; s. 800.04; s. 190 810.14; s. 810.145; s. 812.135; s. 817.025; s. 825.102; s. 191 825.1025; s. 827.071; s. 836.10; s. 847.0133; s. 847.0135(2); s. 192 847.0137; s. 847.0145; s. 943.0435(4)(c), (7), (8), (9)(a), 193 (13), and (14)(c); or s. 985.701(1). Funds credited to the trust 194 fund also shall include revenues provided by law, moneys 195 appropriated by the Legislature, and grants from public or private entities. 196 197 Section 6. For the purpose of incorporating the amendment made by this act to section 784.07, Florida Statutes, in a 198 reference thereto, paragraph (d) of subsection (3) of section 199 200 921.0022, Florida Statutes, is reenacted to read:

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201	921.0022 Cri	minal Pu	nishment Code; offense severity
202	ranking chart.—		
203	(3) OFFENSE	SEVERITY	RANKING CHART
204	(d) LEVEL 4		
205			
	Florida	Felony	Description
	Statute	Degree	
206			
	316.1935(3)(a)	2nd	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.
207			
	499.0051(1)	3rd	Failure to maintain or deliver
			transaction history,
			transaction information, or
			transaction statements.
208			
	499.0051(5)	2nd	Knowing sale or delivery, or
			possession with intent to sell,
			contraband prescription drugs.
209			
	517.07(1)	3rd	Failure to register securities.
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210			
	517.12(1)	3rd	Failure of dealer, associated
			person, or issuer of securities
			to register.
211			
	784.07(2)(b)	3rd	Battery of law enforcement
			officer, firefighter, etc.
212			
	784.074(1)(c)	3rd	Battery of sexually violent
			predators facility staff.
213			
	784.075	3rd	Battery on detention or
			commitment facility staff.
214			
	784.078	3rd	Battery of facility employee by
			throwing, tossing, or expelling
			certain fluids or materials.
215			
	784.08(2)(c)	3rd	Battery on a person 65 years of
			age or older.
216			
	784.081(3)	3rd	Battery on specified official
			or employee.
217			
	784.082(3)	3rd	Battery by detained person on
			Dags 10 of 10

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			visitor or other detainee.
218			
	784.083(3)	3rd	Battery on code inspector.
219			
	784.085	3rd	Battery of child by throwing,
			tossing, projecting, or
			expelling certain fluids or
			materials.
220			
	787.03(1)	3rd	Interference with custody;
			wrongly takes minor from
			appointed guardian.
221			
	787.04(2)	3rd	Take, entice, or remove child
			beyond state limits with
			criminal intent pending custody
			proceedings.
222			
	787.04(3)	3rd	Carrying child beyond state
			lines with criminal intent to
			avoid producing child at
			custody hearing or delivering
			to designated person.
223			
	787.07	3rd	Human smuggling.

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224			
	790.115(1)	3rd	Exhibiting firearm or weapon
			within 1,000 feet of a school.
225			
	790.115(2)(b)	3rd	Possessing electric weapon or
			device, destructive device, or
			other weapon on school
			property.
226			
	790.115(2)(c)	3rd	Possessing firearm on school
			property.
227			
	800.04(7)(c)	3rd	Lewd or lascivious exhibition;
			offender less than 18 years.
228			
	810.02(4)(a)	3rd	Burglary, or attempted
			burglary, of an unoccupied
			structure; unarmed; no assault
			or battery.
229			
	810.02(4)(b)	3rd	Burglary, or attempted
			burglary, of an unoccupied
			conveyance; unarmed; no assault
			or battery.
230			
			Dago 10 of 10

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231	810.06	3rd	Burglary; possession of tools.
	810.08(2)(c)	3rd	Trespass on property, armed with firearm or dangerous
232			weapon.
232	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000 or more but less than \$20,000.
233			of more but less than \$20,000.
	812.014 (2)(c)410.	3rd	Grand theft, 3rd degree, a will, firearm, motor vehicle,
0.0.4			livestock, etc.
234	812.0195(2)	3rd	Dealing in stolen property by use of the Internet; property
235			stolen \$300 or more.
	817.563(1)	3rd	Sell or deliver substance other than controlled substance agreed upon, excluding s.
236			893.03(5) drugs.
	817.568(2)(a)	3rd	Fraudulent use of personal identification information.
237			

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	817.625(2)(a)	3rd	Fraudulent use of scanning
			device or reencoder.
238			
	828.125(1)	2nd	Kill, maim, or cause great
			bodily harm or permanent
			breeding disability to any
			registered horse or cattle.
239			
	837.02(1)	3rd	Perjury in official
			proceedings.
240			
	837.021(1)	3rd	Make contradictory statements
			in official proceedings.
241			
	838.022	3rd	Official misconduct.
242			
	839.13(2)(a)	3rd	Falsifying records of an
			individual in the care and
			custody of a state agency.
243			
	839.13(2)(c)	3rd	Falsifying records of the
			Department of Children and
			Families.
244			
	843.021	3rd	Possession of a concealed

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245			handcuff key by a person in custody.
210	843.025	3rd	Deprive law enforcement, correctional, or correctional probation officer of means of
246			protection or communication.
247	843.15(1)(a)	3rd	Failure to appear while on bail for felony (bond estreature or bond jumping).
248	847.0135(5)(c)	3rd	Lewd or lascivious exhibition using computer; offender less than 18 years.
240	874.05(1)(a)	3rd	Encouraging or recruiting another to join a criminal gang.
249	893.13(2)(a)1.	2nd	Purchase of cocaine (or other s. 893.03(1)(a), (b), or (d), (2)(a), (2)(b), or (2)(c)4. drugs).
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	914.14(2)	3rd	Witnesses accepting bribes.
251			
	914.22(1)	3rd	Force, threaten, etc., witness,
			victim, or informant.
252			
	914.23(2)	3rd	Retaliation against a witness,
			victim, or informant, no bodily
			injury.
253			
	918.12	3rd	Tampering with jurors.
254			
	934.215	3rd	Use of two-way communications
			device to facilitate commission
			of a crime.
255			
256	Section 7. Fo	or the p	ourpose of incorporating the amendment
257	made by this act to	sectio	on 784.07, Florida Statutes, in a
258	reference thereto,	section	938.08, Florida Statutes, is
259	reenacted to read:		
260	938.08 Addit	onal co	st to fund programs in domestic
261	violence.—In additi	on to a	ny sanction imposed for a violation of
262	s. 784.011, s. 784.	021, s.	784.03, s. 784.041, s. 784.045, s.
263	784.048, s. 784.07,	s. 784	.08, s. 784.081, s. 784.082, s.
264	784.083, s. 784.085	5, s. 79	4.011, or for any offense of domestic
265	violence described	in s. 7	41.28, the court shall impose a

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surcharge of \$201. Payment of the surcharge shall be a condition of probation, community control, or any other court-ordered supervision. The sum of \$85 of the surcharge shall be deposited into the Domestic Violence Trust Fund established in s. 741.01. The clerk of the court shall retain \$1 of each surcharge that the clerk of the court collects as a service charge of the clerk's office. The remainder of the surcharge shall be provided to the governing board of the county and must be used only to defray the costs of incarcerating persons sentenced under s. 741.283 and provide additional training to law enforcement personnel in combating domestic violence.

Section 8. For the purpose of incorporating the amendment made by this act to section 784.07, Florida Statutes, in a reference thereto, section 938.085, Florida Statutes, is reenacted to read:

938.085 Additional cost to fund rape crisis centers.—In addition to any sanction imposed when a person pleads guilty or nolo contendere to, or is found guilty of, regardless of adjudication, a violation of s. 775.21(6) and (10)(a), (b), and (g); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s. 784.045; s. 784.048; s. 784.07; s. 784.08; s. 784.081; s. 784.082; s. 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); 787.025; s. 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08; former s. 796.03; former s. 796.035; s. 796.04; s. 796.05; s. 796.06; s. 796.07(2)(a)-(d) and (i); s. 800.03; s. 800.04; s. 810.14; s.

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     810.145; s. 812.135; s. 817.025; s. 825.102; s. 825.1025; s.
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     827.071; s. 836.10; s. 847.0133; s. 847.0135(2); s. 847.0137; s.
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     847.0145; s. 943.0435(4)(c), (7), (8), (9)(a), (13), and
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     (14)(c); or s. 985.701(1), the court shall impose a surcharge of
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     $151. Payment of the surcharge shall be a condition of
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     probation, community control, or any other court-ordered
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     supervision. The sum of $150 of the surcharge shall be deposited
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     into the Rape Crisis Program Trust Fund established within the
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     Department of Health by chapter 2003-140, Laws of Florida. The
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     clerk of the court shall retain $1 of each surcharge that the
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     clerk of the court collects as a service charge of the clerk's
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     office.
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          Section 9. This act shall take effect October 1, 2017.
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