By Senator Book

32-00443-22 2022374

A bill to be entitled

An act relating to gay and transgender panic legal defenses; creating s. 900.06, F.S.; providing a short title; providing legislative findings; defining terms; prohibiting individuals from using a nonviolent sexual advance or specified perceptions or beliefs about another individual as a defense to a criminal offense, to excuse or justify the conduct of an individual who commits a criminal offense, or to mitigate the severity of a criminal offense; providing an effective date.

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

Section 1. Section 900.06, Florida Statutes, is created to read:

900.06 Use of gay and transgender panic legal defenses prohibited.—

(1) SHORT TITLE.—This act may be cited as the "Gay and Transgender Panic Legal Defenses Prohibition Act."

(2) LEGISLATIVE FINDINGS.—The Legislature finds that gay and transgender panic legal defenses, which continue to be raised in criminal proceedings, characterize sexual orientation and gender expression or gender identity as objectively reasonable excuses for the loss of self-control, and thereby illegitimately attempt to mitigate the responsibility of a perpetrator for harm done to a lesbian, gay, bisexual, or

transgender individual.

(3) DEFINITIONS.—As used in this section, the term:

 32-00443-22 2022374

(a) "Gay and transgender panic legal defense" means a legal strategy that asks a judge or a jury to find that a victim's sexual orientation or gender identity is the cause of the defendant's reaction and commission of a criminal offense.

- (b) "Gender expression" or "gender identity" means genderrelated identity, appearance, or behavior, regardless of whether
 such gender-related identity, appearance, or behavior is
 different from that traditionally associated with a person's
 physiology or assigned sex at birth.
- (c) "Sexual orientation" means an individual's actual or perceived heterosexuality, homosexuality, or bisexuality.
- (4) PROHIBITION ON GAY AND TRANSGENDER PANIC LEGAL

 DEFENSES.—A nonviolent sexual advance or the perception or
 belief, even if inaccurate, of the sex, sexual orientation,
 gender identity, or gender expression of an individual may not
 be used as a defense to a criminal offense, to excuse or to
 justify the conduct of an individual who commits a criminal
 offense, or to mitigate the severity of a criminal offense
 during sentencing.

Section 2. This act shall take effect July 1, 2022.