1	A bill to be entitled
2	An act relating to revising penalties for criminal
3	offenses; amending s. 893.13, F.S.; conforming a
4	provision to changes made by the act; creating s.
5	893.131, F.S.; providing for civil citations for
6	possession of small amounts of cannabis and cannabis
7	paraphernalia offenses in certain circumstances;
8	providing for civil fines; providing for community
9	service in lieu of civil fines; limiting the number of
10	civil citations that a person may receive; providing
11	that a person who contests the violation waives a
12	specified civil penalty and may receive a larger
13	penalty upon a finding of a violation; providing for
14	entry of default judgment in cases of noncompliance;
15	amending s. 893.147, F.S.; conforming a provision to
16	changes made by the act; amending s. 921.002, F.S.;
17	revising a principle of the Criminal Punishment Code
18	relating to a prisoner's required minimum term of
19	imprisonment; amending s. 944.275, F.S.; revising the
20	incentive gain-time that the Department of Corrections
21	may grant a prisoner; providing exceptions; providing
22	an effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
	Page 1 of 9

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

26 Section 1. Paragraph (b) of subsection (6) of section 27 893.13, Florida Statutes, is amended to read: 28 893.13 Prohibited acts; penalties.-29 (6) 30 (b) If the offense is the possession of 20 grams or less of cannabis, as defined in this chapter, the person commits a 31 32 misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, or the person may be issued a civil 33 34 citation under s. 893.131. As used in this subsection, the term "cannabis" does not include the resin extracted from the plants 35 36 of the genus Cannabis, or any compound manufacture, salt, derivative, mixture, or preparation of such resin. 37 Section 2. Section 893.131, Florida Statutes, is created 38 39 to read: 893.131 Cannabis offenses; civil citations.-40 41 (1) The following misdemeanor violations are declared 42 civil infractions, and a person committing such a violation may 43 be issued a civil citation, at the discretion of a law 44 enforcement officer, provided that such violation is not charged 45 in conjunction with any criminal charge: 46 (a) Possession, by a person 18 years of age or older, of cannabis in an amount of 20 grams or less, as provided in s. 47 48 893.13(6)(b). 49 (b) Possession, by a person 18 years of age or older, of drug paraphernalia, as defined in s. 893.145, used in connection 50 Page 2 of 9

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

51 with the consumption of cannabis. 52 (2) (a) A person who is issued a civil citation pursuant to 53 this section is subject to a civil fine of \$100 plus court 54 costs. 55 (b) In lieu of paying the civil fine under paragraph (a), 56 a person who is issued a civil citation pursuant to this section 57 may elect to participate in 10 hours of community service at a 58 community service agency. The community service agency 59 supervising the person shall record the number of hours of 60 community service completed and the date on which the community service hours were completed. The community service agency shall 61 submit the data to the clerk of the court on the letterhead of 62 the community service agency, which must also bear the notarized 63 64 signature of the person designated to represent the community 65 service agency. 66 (c) A person may not receive more than two civil citations 67 pursuant to this section. 68 (d) The county court shall have jurisdiction over all 69 violations of this section. 70 (e) The clerk of the court shall accept designated fines, issue receipts for the payment of such fines, and accept proof 71 72 of satisfactory completion of community service. 73 (f) A person issued a civil citation pursuant to 74 subsection (1) shall comply with all directives on such 75 citation.

Page 3 of 9

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

76 (g) A person who fails to make payment as provided on the 77 civil citation, and fails to satisfactorily complete community 78 service within the period specified on such citation, is deemed 79 to have waived his or her right to pay the civil penalty as set 80 forth on such citation. 81 (h) A person who elects to appear before the court to 82 contest the civil citation is deemed to have waived his or her right to pay the civil penalty. The court, after conducting a 83 84 hearing, shall determine whether a violation has occurred and 85 may impose a civil penalty not to exceed \$500 plus court costs. 86 (i) If a person fails to pay the civil penalty and fails 87 to satisfactorily complete community service, or fails to appear 88 in court to contest the civil citation, he or she is deemed to 89 have waived his or her right to contest such citation, a default 90 judgment may be entered, and the judge shall impose a civil 91 fine. If the civil fine is paid, the case shall be disposed of. 92 If the civil fine is not paid, and no proof of satisfactory 93 completion of community service is provided, default judgment 94 shall be entered up to the maximum civil penalty of \$500 plus 95 court costs. 96 Section 3. Subsection (1) of section 893.147, Florida 97 Statutes, is amended to read: 98 893.147 Use, possession, manufacture, delivery, 99 transportation, advertisement, or retail sale of drug paraphernalia, specified machines, and materials.-100

Page 4 of 9

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

101 USE OR POSSESSION OF DRUG PARAPHERNALIA.-It is (1)102 unlawful for any person to use, or to possess with intent to 103 use, drug paraphernalia: 104 (a) To plant, propagate, cultivate, grow, harvest, 105 manufacture, compound, convert, produce, process, prepare, test, 106 analyze, pack, repack, store, contain, or conceal a controlled 107 substance in violation of this chapter; or 108 To inject, ingest, inhale, or otherwise introduce into (b) 109 the human body a controlled substance in violation of this 110 chapter. 111 A Any person who violates this subsection commits is guilty of a 112 113 misdemeanor of the first degree, punishable as provided in s. 114 775.082 or s. 775.083, or, for violations involving cannabis 115 paraphernalia, a person who violates this subsection may be 116 issued a civil citation under s. 893.131. 117 Section 4. Paragraph (e) of subsection (1) of section 118 921.002, Florida Statutes, is amended to read: 921.002 The Criminal Punishment Code.-The Criminal 119 120 Punishment Code shall apply to all felony offenses, except 121 capital felonies, committed on or after October 1, 1998. The provision of criminal penalties and of limitations 122 (1)123 upon the application of such penalties is a matter of 124 predominantly substantive law and, as such, is a matter properly 125 addressed by the Legislature. The Legislature, in the exercise Page 5 of 9

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

of its authority and responsibility to establish sentencing criteria, to provide for the imposition of criminal penalties, and to make the best use of state prisons so that violent criminal offenders are appropriately incarcerated, has determined that it is in the best interest of the state to develop, implement, and revise a sentencing policy. The Criminal Punishment Code embodies the principles that:

133 The sentence imposed by the sentencing judge reflects (e) 134 the length of actual time to be served, shortened only by the 135 application of incentive and meritorious gain-time as provided 136 by law, and may not be shortened if the defendant would consequently serve less than 75 percent of his or her term of 137 imprisonment as provided in s. 944.275(4)(b)3.a. or less than 85 138 139 percent of his or her term of imprisonment as provided in s. 140 944.275(4). The provisions of chapter 947_{τ} relating to parole 141 do, shall not apply to persons sentenced under the Criminal 142 Punishment Code.

143Section 5. Paragraphs (b) and (f) of subsection (4) of144section 944.275, Florida Statutes, are amended to read:

- 145 944.275 Gain-time.-
- 146 (4)

(b) For each month in which an inmate works diligently,
participates in training, uses time constructively, or otherwise
engages in positive activities, the department may grant
incentive gain-time in accordance with this paragraph. The rate

Page 6 of 9

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

of incentive gain-time in effect on the date the inmate 151 152 committed the offense that which resulted in his or her 153 incarceration shall be the inmate's rate of eligibility to earn 154 incentive gain-time throughout the period of incarceration and 155 may shall not be altered by a subsequent change in the severity 156 level of the offense for which the inmate was sentenced. 157 1. For sentences imposed for offenses committed before prior to January 1, 1994, up to 20 days of incentive gain-time 158 159 may be granted. If granted, such gain-time shall be credited and 160 applied monthly. For sentences imposed for offenses committed on or 161 2. after January 1, 1994, and before October 1, 1995: 162 For offenses ranked in offense severity levels 1 163 a. 164 through 7, under former s. 921.0012 or former s. 921.0013, up to 165 25 days of incentive gain-time may be granted. If granted, such 166 gain-time shall be credited and applied monthly. 167 b. For offenses ranked in offense severity levels 8, 9, 168 and 10, under former s. 921.0012 or former s. 921.0013, up to 20 169 days of incentive gain-time may be granted. If granted, such 170 gain-time shall be credited and applied monthly. 171 3. For sentences imposed for offenses, regardless of the date committed, up to 20 days per month of incentive gain-time 172 173 may be granted, except that: 174 a. If the offense is a nonviolent felony, as defined in s. 175 948.08(6)(a), the prisoner is not eligible to earn any type of

Page 7 of 9

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

2022

176	gain-time in an amount that would cause the prisoner's sentence
177	to expire, end, or terminate, or that would result in the
178	prisoner's release, before he or she serves a minimum of 75
179	percent of the sentence imposed. For purposes of this sub-
180	subparagraph, credits awarded by the court for time physically
181	incarcerated must be credited toward satisfaction of 75 percent
182	of the sentence imposed. A prisoner who is granted incentive
183	gain-time pursuant to this sub-subparagraph may not accumulate
184	further gain-time awards at any point when the prisoner's
185	tentative release date is the same as that date at which the
186	prisoner will have served 75 percent of the sentence imposed.
187	State prisoners sentenced to life imprisonment must be
188	incarcerated for the rest of their natural lives unless granted
189	pardon or clemency.
190	b. If the offense is not a nonviolent felony, as defined
191	in s. 948.08(6)(a), the prisoner is not eligible to earn any
192	type of gain-time in an amount that would cause the prisoner's
193	sentence to expire, end, or terminate, or that would result in
194	the priceperly release before he or the correct a minimum of 05
	the prisoner's release, before he or she serves a minimum of 85
195	percent of the sentence imposed. For purposes of this sub-
195 196	
	percent of the sentence imposed. For purposes of this sub-
196	percent of the sentence imposed. For purposes of this sub- subparagraph, credits awarded by the court for time physically
196 197	percent of the sentence imposed. For purposes of this sub- subparagraph, credits awarded by the court for time physically incarcerated must be credited toward satisfaction of 85 percent
196 197 198	percent of the sentence imposed. For purposes of this sub- subparagraph, credits awarded by the court for time physically incarcerated must be credited toward satisfaction of 85 percent of the sentence imposed. A prisoner who is granted incentive

Page 8 of 9

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

201 tentative release date is the same as that date at which the 202 prisoner will have served 85 percent of the sentence imposed. 203 State prisoners sentenced to life imprisonment must be 204 incarcerated for the rest of their natural lives unless granted 205 pardon or clemency For sentences imposed for offenses committed 206 on or after October 1, 1995, the department may grant up to 10 207 days per month of incentive gain-time. 208 (f) An inmate who is subject to subparagraph (b)3. is not 209 eligible to earn or receive gain-time under paragraph (a), 210 paragraph (b), paragraph (c), or paragraph (d) or any other type 211 of gain-time in an amount that would cause a sentence to expire, 212 end, or terminate, or that would result in a prisoner's release, 213 before prior to serving a minimum of 85 percent of the sentence 214 imposed. For purposes of this paragraph, credits awarded by the 215 court for time physically incarcerated shall be credited toward 216 satisfaction of 85 percent of the sentence imposed. Except as 217 provided by this section, a prisoner may not accumulate further 218 gain-time awards at any point when the tentative release date is 219 the same as that date at which the prisoner will have served 85 220 percent of the sentence imposed. State prisoners sentenced to 221 life imprisonment shall be incarcerated for the rest of their 222 natural lives, unless granted pardon or clemency.

223

Section 6. This act shall take effect July 1, 2022.

Page 9 of 9

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