HOUSE OF REPRESENTATIVES STAFF FINAL BILL ANALYSIS

BILL #: CS/HB 603 Exploitation of Vulnerable Persons SPONSOR(S): Judiciary Committee, LaMarca and others TIED BILLS: IDEN./SIM. BILLS: CS/SB 232

FINAL HOUSE FLOOR ACTION: 115 Y's 0 N's GOVERNOR'S ACTION: Approved

SUMMARY ANALYSIS

CS/HB 603 passed the House on May 3, 2023, as CS/SB 232.

Section 825.103, F.S., prohibits exploitation of elderly persons or disabled adults (EPDA). An elderly person is defined as a person 60 or older who is suffering from specified infirmities related to aging, to the extent that the person's ability to provide adequately for his or her own care or protection is impaired. A person is prohibited from exploiting an EPDA by:

- Knowingly obtaining or using an EPDA's funds, assets, or property with the intent to deprive the EPDA of the use, benefit, or possession of the funds, assets, or property, or to benefit someone other than the EPDA when the person has a specified relationship with the EPDA or knows the EPDA lacks the capacity to consent;
- Breaching a specified fiduciary duty to an EPDA which results in an unauthorized appropriation, sale, property transfer, kickback, or receipt of an improper benefit;
- Misappropriating, misusing, or transferring money without authorization from an EPDA's specified account;
- Intentionally or negligently failing to effectively use an EPDA's income and assets for the necessities required for their support and maintenance when the person has a specified relationship with the EPDA; or
- Knowingly obtaining or using an EPDA's funds, assets, property, or estate through intentional modification, alteration, or fraudulent creation of a plan of distribution or disbursement in a specified testamentary device.

The bill creates s. 817.5695, F.S., to prohibit the exploitation of a person 65 years of age or older by:

- Obtaining or using, through deception or intimidation, the property of a person 65 or older:
 - With the intent to deprive that person of the use, benefit, or possession of the property or to benefit someone other than the property owner; or
 - Through intentional modification, alteration, or fraudulent creation of a plan of distribution or disbursement in a will, trust instrument, or other testamentary devise of the person 65 or older; or
- Depriving, with the intent to defraud and by means of bribery or kickbacks, a person 65 or older of his or her intangible right to honest services provided by a person with whom he or she has a legal or fiduciary relationship.

The bill provides if the funds, assets, or property involved in the exploitation are valued at:

- \$50,000 or more, the offender commits a first-degree felony.
- \$10,000 or more, but less than \$50,000, the offender commits a second-degree felony.
- Less than \$10,000, the offender commits a third-degree felony.

Relating to the offense of explotation of a person 65 years of age or older, the bill:

- Prohibts an offender from raising lack of knowledge of the victim's age as a defense;
- Authorizes the state to motion the court to advance a trial on the court's docket and requires the court to consider the victim's age and health in determining whether to advance the trial; and
- Amends s. 775.15, F.S., to require a prosecution to be commenced within five years after the crime is committed, but specifies that if fraud or breach of fiduciary duty is a material element of the offense, the crime may be prosecuted within five years after discovery of the offense.

The bill authorizes a person 65 years of age or older who is in imminent danger of being exploited to petition for an injunction for protection under s. 825.1035, F.S., which provides protection to vulnerable adults under current law.

The Criminal Justice Impact Conference reviewed a similar version of the bill on March 27, 2023, and determined the bill may have a positive indeterminate impact on prison beds by creating new felony offenses for the exploitation of persons 65 years of age or older.

The bill was approved by the Governor on May 25, 2023, ch. 2023-133, L.O.F., and becomes effective October 1, 2023.

I. SUBSTANTIVE INFORMATION

A. EFFECT OF CHANGES:

Background

Florida's Aging Population

The baby boom refers to the huge number of births in the U.S. from the mid-1940's to the mid-1960's.¹ In Florida specifically, more than 1.7 million babies were born between 1945 and 1964. The number of baby boomers in Florida has only continued to increase in comparison to the rest of the nation due to in-migration. The number of baby boomers in Florida is estimated to remain above five million until at least 2030.² Based on Census population estimates; 21.1 percent of Florida's population is made up of individuals 65 years of age or older.³

Older boomers are wealthier than generations before them, with a median net worth of \$241,333.4 However, nationwide, people 65 years of age or older lose an aggregate of at least \$2.6 billion a year due to financial abuse, with possibly more due to unreported cases.⁵

Exploitation of an Elderly Person or Disabled Adult

Section 825.103, F.S., prohibits specified exploitation of elderly persons or disabled adults and provides criminal penalties for a violation. Under s. 825.101(4), F.S., an elderly person is defined as a person 60 years of age or older who is suffering from the infirmities of aging as manifested by advanced age or organic brain damage, or other physical, mental, or emotional dysfunction, to the extent that the ability of the person to provide adequately for the person's own care or protection is impaired. A disabled adult is defined as a person 18 years of age or older who suffers from a condition of physical or mental incapacitation due to a developmental disability, organic brain damage, or mental illness, or who has one or more physical or mental limitations that restrict the person's ability to perform the normal activities of daily living.⁶

Under s. 825.103, F.S., exploitation of an elderly person or disabled adult (EPDA) means:

- Knowingly obtaining or using, or endeavoring to obtain or use, an EPDA's funds, assets, or
 property with the intent to temporarily or permanently deprive the EPDA of the use, benefit, or
 possession of the funds, assets, or property, or to benefit someone other than the EPDA, by a
 person who:
 - Stands in a position of trust and confidence with the EPDA; or
 - Has a business relationship with the EPDA.⁷
- Obtaining or using, or endeavoring to obtain or use, or conspiring with another to obtain or use an EPDA's funds, assets, or property with the intent to temporarily or permanently deprive the EPDA of the use, benefit, or possession of the funds, assets, or property, or to benefit someone

¹ People born during this time period are commonly referred to as "baby boomers." A baby boomer's age range in 2023 is 58-78 years old.

² Stanley K. Smith, Bureau of Economic and Business Research, University of Florida, *The Baby Boom and the Aging of Florida's Population*, https://bebr.ufl.edu/articles_publication/the-baby-boom-and-the-aging-of-floridas-population/ (last visited Mar. 2, 2023).

³ U.S. Census Bureau, Florida Quick Facts, https://www.census.gov/quickfacts/fact/table/FL/AGE775221#AGE775221 (last visited Mar. 2, 2023).

⁴ Olivia DaDalt, Forbes, *Why Older Adults are So Susceptible to Financial Fraud* (Dec. 18, 2016), https://www.forbes.com/sites/nextavenue/2016/12/18/why-older-adults-are-so-susceptible-to-financial-fraud/?sh=197615512770 (last visited Mar. 2, 2023).

⁵ Nursing Home Abuse Center, *Elder Abuse Statistics*, https://www.nursinghomeabusecenter.com/elder-abuse/statistics/#:~:text=Here%20are%20some%20important%20financial%20elder%20abuse%20statistics%3A,to%20the%20National%20Adult%20Protective%20Services%20Association%20%28NAPSA%29. (last visited Mar. 2, 2023) (only about 1 in 44 cases of financial abuse are reported).

⁶ S. 825.101(3), F.S.

⁷ S. 825.103(1)(a), F.S.

- other than the EPDA, by a person who knows or reasonably should know that the EPDA lacks the capacity⁸ to consent.⁹
- Breach of a fiduciary duty to an EPDA by the person's guardian, trustee, or agent under a
 power of attorney which results in an unauthorized appropriation, sale, transfer of property,
 kickback,¹⁰ or receipt of an improper benefit.¹¹ An unauthorized appropriation occurs when the
 EPDA does not receive the reasonably equivalent financial value in goods or services, or when
 the fiduciary violates a specified duty.¹²
- Misappropriating, misusing, or transferring without authorization money belonging to an EPDA from an account¹³ in which the EPDA placed the funds, owned the funds, and was the sole contributor or payee of the funds before the misappropriation, misuse, or unauthorized transfer.¹⁴
- Intentionally and negligently failing to effectively use an EPDA's income and assets for the necessities required for that person's support and maintenance, by a caregiver or a person who stands in a position of trust and confidence with the EPDA.¹⁵
- Knowingly obtaining or using, endeavoring to obtain or use, or conspiring with another to obtain
 or use an EPDA's funds, assets, property, or estate through intentional modification, alteration,
 or fraudulent creation of a plan of distribution or disbursement expressed in a will, trust
 agreement, or other testamentary devise of the EPDA without:
 - A court order which authorizes the modification or alteration;
 - A written instrument executed by the EPDA, sworn to and witnessed by two persons who would be competent as witnesses to a will, which authorizes the modification or alteration; or
 - Action of an agent under a valid power of attorney which authorizes the modification or alteration.¹⁶

Under s. 825.103(3), F.S., if the funds, assets, or property involved in the exploitation of an EPDA is valued at:

- \$50,000 or more, the offender commits a first-degree felony.
- \$10,000 or more, but less than \$50,000, the offender commits a second-degree felony.
- Less than \$10,000, the offender commits a third-degree felony.¹⁹

Time Limitations for Prosecution

⁸ "Lacks capacity to consent" means an impairment by reason of mental illness, developmental disability, organic brain disorder, physical illness or disability, chronic use of drugs, chronic intoxication, short-term memoryloss, or other cause, that causes an elderly person or disabled adult to lack sufficient understanding or capacity to make or communicate reasonable decisions concerning the elderly person's or disabled adult's person or property. S. 825.101(10), F.S.

⁹ S. 825.103(1)(b), F.S.

¹⁰ "Kickback" means a remuneration or payment, by or on behalf of a provider of health care services or items, to any person as an incentive or inducement to refer patients for past or future services or items, when the payment is not tax deductible as an ordinary and necessary expense. S. 456.054(1), F.S.

¹¹ "Improper benefit" means any remuneration or payment, by or on behalf of any service provider or merchant of goods, to any person as an incentive or inducement to refer customers or patrons for past or future services or goods. S. 825.101(8), F.S. ¹² S. 825.103(1)(c), F.S.

 $^{^{13}}$ This type of exploitation only applies to the following types of accounts: personal accounts; joint accounts created with the intent that only the elderly person or disabled adult enjoys all rights, interests, and claims to monies deposited into such account; or convenience accounts created in accordance with s. 655.80, F.S. S. 825.103(d)(1.–3.), F.S.

¹⁴ S. 825.103(1)(d), F.S.

¹⁵ S. 825.103(1)(e), F.S.

¹⁶ S. 825.103(1)(f), F.S.

¹⁷ A first-degree felony is punishable by up to 30 years imprisonment and a \$10,000 fine. Ss. 775.082, 775.083, or 775.084, F.S.

¹⁸ A second-degree felony is punishable by up to 15 years imprisonment and a \$10,000 fine. *Id.*

¹⁹ A third-degree felony is punishable by up to 5 years imprisonment and a \$5,000 fine. *Id.*

The statute of limitations determines the timeframe in which a criminal prosecution must be initiated.²⁰ The statute of limitations in effect at the time a crime is committed controls.²¹ In general, time is calculated from the day after a person commits an offense, and the filing of a charging document such as an indictment or information initiates the prosecution for the purpose of satisfying the time limitations.²² Regardless of whether a charging document is filed, the time limitation does not run during any time an offender is continuously absent from the state or otherwise undiscoverable because he or she lacks a reasonably ascertainable home address or place of employment; however, an extension under this scenario may not exceed the normal time limitation by more than three years.²³

Capital felonies,²⁴ life felonies,²⁵ and felonies resulting in a death are not subject to time constraints, and the state may bring charges at any time.²⁶ The standard time limitations for other crimes are:²⁷

- Four years for a first-degree felony.
- Three years for a second or third-degree felony.
- Two years for a first-degree misdemeanor.
- One year for a second-degree misdemeanor.

Currently, a felony prosecution for exploitation of an EDPA is not subject to standard time limitations, but must be commenced within five years after the crime is committed.²⁸

Injunction for Protection Against Exploitation of a Vulnerable Adult

Under s. 825.1035, F.S., a vulnerable adult²⁹ in imminent danger of being exploited may file a petition³⁰ for an injunction for protection against exploitation. There is no requirement for any exploitation to have already occurred before the vulnerable adult may petition for an injunction.³¹ A court may grant a temporary injunction ex parte, pending a full hearing on the petition,³² upon making specified findings including that an immediate and present danger of exploitation of the vulnerable adult exists.³³ A temporary injunction may provide the following relief:

- Prohibit the respondent from having any direct or indirect contact with the vulnerable adult;
- Restraining the respondent from committing any acts of exploitation against the vulnerable adult;³⁴
- Freeze the assets or credit lines of the vulnerable adult;
- Award the temporary exclusive use and possession of the dwelling that the vulnerable adult and the respondent share to the vulnerable adult, or bar the respondent from the vulnerable adult's residence; or

²⁰ S. 775.15, F.S.

²¹ Beyer v. State, 76 So. 3d 1132, 1135 (Fla. 4th DCA 2012).

²² S. 775.15(3)–(4), F.S.

²³ S. 775.15(5), F.S.

²⁴ S. 775.082, F.S.

²⁵ Id.

²⁶ S. 775.15(1), F.S.

²⁷ S. 775.15(2), F.S.

²⁸ S. 775.15(10), F.S.

²⁹ "Vulnerable adult" means a person 18 years of age or older whose ability to perform the normal activities of daily living or to provide for his or her own care or protection is impaired due to a mental, emotional, sensory, long-term physical, or developmental disability or dysfunction, or brain damage, or the infirmities of aging. S. 415.102(28), F.S.

³⁰ Additionally, the guardian of a vulnerable adult, a person or organization acting on behalf of and with the consent of the vulnerable adult or his or her guardian, an agent acting under power of attorney, or a person simultaneously filing a petition for determination of incapacity and appointment of an emergency temporary guardian with respect to the vulnerable adult may file a petition for in junction for protection from exploitation. S. 825.1035(2)(a)2.-5., F.S.

³¹ S. 825.1035(2)(e), F.S.

³² An ex parte temporary injunction may be effective for up to 15 days, unless good cause is shown to extend the injunction, in which case, the temporary injunction may be extended one time for up to an additional 30 days. S. 825.1035(5)(d), F.S. ³³ S. 825.1035(5)(a)1., F.S.

³⁴ The terms of an injunction restraining the respondent remain in effect until the injunction is modified or dissolved. S. 825. 1035(8)(c), F.S.

 Any other terms the court deems necessary to protect the vulnerable adult or his or her assets, including any injunctions or directives to law enforcement agencies.³⁵

In determining whether reasonable cause exists to believe that the vulnerable adult is, or is in imminent danger of becoming, a victim of exploitation, the court must consider the following factors:

- The existence of a verifiable order of protection issued previously or from another jurisdiction.
- Any history of exploitation by the respondent upon the vulnerable adult in the petition or any other vulnerable adult.
- Any history of the vulnerable adult being previously exploited or unduly influenced.
- The capacity of the vulnerable adult to make decisions related to his or her finances and property.
- Susceptibility of the vulnerable adult to undue influence.
- Any criminal history of the respondent or previous probable cause findings by the adult protective services program, if known.³⁶

A court may grant relief if it finds that:37

- An immediate and present danger of exploitation of the vulnerable adult exists.
- There is a likelihood of irreparable harm and non-availability of an adequate remedy at law.
- There is a substantial likelihood of success on the merits.
- The threatened injury to the vulnerable adult outweighs possible harm to the respondent.
- Granting the injunction will not disserve the public interest.
- Such injunction provides for the vulnerable adult's physical or financial safety.³⁸

After a final hearing, a court may grant any additional relief the court deems appropriate, including:

- Ordering the respondent to participate in treatment, intervention, or counseling services to be paid for by the respondent;
- Directing the vulnerable adult's frozen assets or credit lines to be returned to the vulnerable adult; or
- Entering a final cost judgment against the respondent and in favor of the petitioner for all taxable costs and entering a final cost judgment against the respondent and in favor of the clerk of the circuit court for all the clerk's filing fees and service charges that were waived.

A court may enforce a violation of an injunction for protection through a civil or criminal contempt proceeding. A state attorney may also prosecute the violation under s. 825.1036, F.S.³⁹ A person who willfully violates an injunction for protection against exploitation of a vulnerable adult commits a first-degree misdemeanor.⁴⁰ A vulnerable adult who suffers an injury or loss as a result of a violation of an injunction for protection may be awarded economic damages and attorney fees and costs for enforcement of such injunction.⁴¹ Alternatively, actual damages may be assessed against the petitioner if the court finds that the petition lacks substantial fact or legal support.⁴²

Speedy Trial

³⁵ Ss. 825.1035(3)(a)22., (5)(a)2., and (8)(a)2., F.S.

³⁶ S. 825.1035(6), F.S.

³⁷ The findings required for a temporary injunction and continuing an injunction after a full hearing on the petition are the same with the exception of probable cause findings that exploitation occurred if the temporary injunction froze the vulnerable adult's assets. Ss. 825.1035(5)(a)1. and (8)(a)1., F.S.

³⁸ S. 825.1035(5)(a)1., F.S.

³⁹ S. 825.1035(11)(a), F.S.

⁴⁰ 825.1036(4)(a), F.S. A first-degree misdemeanor is punishable by up to one year in jail and a \$1,000 fine. Ss. 775.082 and 775.083, F.S.

⁴¹ S. 825.1036(5), F.S.

⁴² S. 825.1035(12), F.S.

Section 960.0015, F.S., authorizes the state attorney to file a demand for speedy trial if the state has fulfilled its discovery obligations, the charge is a felony or misdemeanor, the court has granted at least three continuances at the defendant's request over the state attorney's objection, and:

- In a felony case, the case is not resolved within 125 days after the date formal charges are filed and the defendant is arrested; or
- In a misdemeanor case, the case is not resolved within 45 days after the date formal charges are filed and the defendant is arrested.

Upon the filing of a demand for speedy trial by the state, the court must schedule a calendar call within five days, at which time the court must schedule the trial to commence no sooner than five days or later than 45 days following the date of the calendar call.

Specifically, under s. 825.106, F.S., the state may motion the court to advance the trial on the court's docket in any criminal action in which an EPDA is the victim. The court must consider the age and health of the victim in determining whether to advance the trial on the docket.⁴³

Criminal Punishment Code

Felony offenses which are subject to the Criminal Punishment Code⁴⁴ are listed in a single offense severity ranking chart (OSRC),⁴⁵ which uses 10 offense levels to rank felonies from least severe to most severe. Each felony offense listed in the OSRC is assigned a level according to the severity of the offense.^{46, 47} A person's primary offense, any other current offenses, and prior convictions are scored using the points designated for the offense severity level of each offense.^{48, 49} The final score calculation, following the scoresheet formula, determines the lowest permissible sentence that a trial court may impose, absent a valid reason for departure.⁵⁰

Effect of the Bill

The bill creates s. 817.5695, F.S., to prohibit specified exploitation of a person 65 years of age or older and provide criminal penalties for a violation. The bill prohibits exploitation by:

- Obtaining or using, endeavoring to obtain or use, or conspiring with another to obtain or use, through deception or intimidation, the property of a person 65 years of age or older, with the intent to temporarily or permanently:
 - Deprive that person of the use, benefit, or possession of the property; or
 - Benefit someone other than the property owner.
- Obtaining or using, endeavoring to obtain or use, or conspiring with another to obtain or use, through deception or intimidation, the property of a person 65 years of age or older through intentional modification, alteration, or fraudulent creation of a plan of distribution or disbursement expressed in a will, trust instrument, or other testamentary devise of the person 65 years of age or older.
- Depriving, endeavoring to deprive, or conspiring with another to deprive, with the intent to defraud and by means of bribery or kickbacks, a person 65 years of age or older of his or her

⁴³ S. 825.106, F.S.

⁴⁴ All felony offenses, with the exception of capital felonies, committed on or after October 1, 1998, are subject to the Crimin al Punishment Code. S. 921.002, F.S.

⁴⁵ S. 921.0022, F.S.

⁴⁶ S. 921.0022(2), F.S.

⁴⁷ Felony offenses that are not listed in the OSRC default to statutorily assigned levels, as follows: an unlisted third-degree felony defaults to a level 1; an unlisted second-degree felony defaults to a level 4; an unlisted first-degree felony defaults to a level 7; an unlisted first-degree felony punishable by life defaults to a level 9; and an unlisted life felony defaults to a level 10. S. 921.0023, F.S. ⁴⁸ Ss. 921.0022 and 921.0024, F.S.

⁴⁹ A person may also accumulate points for factors such as victim injury points, community sanction violation points, and certain sentencing multipliers. S. 921.0024(1), F.S.

⁵⁰ If a person scores more than 44 points, the lowest permissible sentence is a specified term of months in state prison, determ ined by a formula. If a person scores 44 points or fewer, the court may impose a nonprison sanction, such as a county jail sentence, probation, or community control. S. 921.0024(2), F.S.

intangible right to honest services provided by an individual who has a legal or fiduciary relationship with the person 65 years of age or older.

The bill provides definitions for terms related to the crime of exploitation of a person 65 years of age or older, including, but not limited to:

- "Deception" means:
 - Misrepresenting or concealing a material fact relating to:
 - Services rendered, disposition of property, or use of property, when such services or property are intended to benefit a person 65 years of age or older;
 - Terms of a contract, agreement, trust, will, or testament entered into with a person 65 years of age or older; or
 - An existing or preexisting condition of any property involved in a contract, agreement, trust, will, or testament entered into with a person 65 years of age or older; or
 - Using any misrepresentation, false pretense, or false promise in order to induce, encourage, or solicit a person 65 years of age or older to enter into a contract, agreement, trust, will, or testament.
- "Intimidation" means the communication by word or act to a person 65 years of age or older that the person will be deprived of food, nutrition, clothing, shelter, supervision, medicine, medical services, money, or financial support or will suffer physical violence.
- "Bribe" means any money or anything of value which is provided, directly or indirectly, to a person who has a legal or fiduciary relationship with a person 65 years of age or older, for the purpose of improperly obtaining or rewarding favorable treatment from the person who has the legal or fiduciary relationship in connection with his or her work for the person 65 years of age or
- "Kickback" means money, credit, a fee, a commission, a gift, a gratuity or other compensation, or anything of value which is provided to a person in exchange for preferential treatment for the receipt of goods or services.

Under the bill, if the funds, assets, or property involved in the exploitation are valued at:

- \$50,000 or more, the offender commits a first-degree felony.⁵¹
- \$10,000 or more, but less than \$50,000, the offender commits a second-degree felony.⁵²
- Less than \$10,000, the offender commits a third-degree felony.⁵³

The bill provides that an offender may not raise lack of knowledge of the victim's age as a defense to a violation of s. 817.5695, F.S.

The bill amends s. 775.15, F.S., to authorize a prosecution for exploitation of a person 65 years of age or older to be commenced within five years after the exploitation is committed. Further, the bill authorizes a prosecution for a violation of ss. 817.5695, 825.102, or 825.103, F.S., when a material element is fraud or breach of fiduciary obligation, to be commenced within five years after discovery of the offense by an aggrieved party or by a person who has a legal duty to represent an aggrieved party and who is not a party to the offense.

The bill allows the state, when prosecuting a case of exploitation of a person 65 years or age or older, to motion the court, at the time the information is filed or anytime thereafter, to advance the trial on the docket. The court may, after consideration of the victim's age and health, advance the trial on the docket.

The bill authorizes a person 65 years of age or older who is in imminent danger of being exploited to petition for an injunction for protection as provided under s. 825.1035, F.S., notwithstanding the

⁵¹ The bill does not rank this offense on the OSRC, therefore, it will default to a Level 7 offense. S. 921.0023, F.S.

⁵² Ranked as a Level 6 offense on the OSRC.

⁵³ Ranked as a Level 4 offense on the OSRC.

limitations in s. 825.1035(2), F.S., regarding who may file a petition for protective injunction. The bill specifies that a violation of such injunction must be handled in the same manner, and subject to the same penalties, as a violation of injunction for protection against exploitation of a vulnerable adult. Additionally, the bill amends ss. 825.1035 and 825.1036, F.S., to specify that the term "vulnerable adult" as used in those sections includes a person 65 years of age or older who is or may be subject to exploitation under s. 817.5695, F.S.

The effective date of this bill is October 1, 2023.

		II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT
A.	FIS	SCAL IMPACT ON STATE GOVERNMENT:
	1.	Revenues:
		None.
	2.	Expenditures:
		The Criminal Justice Impact Conference reviewed a similar version of the bill on March 27, 2023, and determined the bill may have a positive indeterminate impact on prison beds by creating new felony offenses for the exploitation of persons 65 years of age or older. ⁵⁴
В.	FIS	SCAL IMPACT ON LOCAL GOVERNMENTS:
	1.	Revenues:
		None.
	2.	Expenditures:
		None.
C.	DII	RECT ECONOMIC IMPACT ON PRIVATE SECTOR:
	No	one.
D.	FIS	SCAL COMMENTS:
	No	one.

⁵⁴ Criminal Justice Impact Conference, HB 603 – Exploitation of Vulnerable Persons, March 27, 2023, http://edr.state.fl.us/Content/conferences/criminaljusticeimpact/HB603.pdf (last visited May 2, 2023).