By Senator Collins

	14-00879A-25 20251444
1	A bill to be entitled
2	An act relating to criminal justice; creating s.
3	316.2675, F.S.; prohibiting the use of a motor vehicle
4	kill switch; providing an exception; providing
5	criminal penalties; amending s. 321.04, F.S.;
6	providing for retention by the Florida Highway Patrol
7	of certain reimbursement funds paid by patrol
8	officers; amending s. 775.0823, F.S.; providing a
9	minimum mandatory sentence for attempted murder of
10	specified justice system personnel; amending s.
11	782.065, F.S.; providing that a person convicted of
12	manslaughter of a specified officer while the officer
13	was engaged in his or her duties shall be sentenced to
14	life in prison without eligibility for release;
15	amending s. 790.051, F.S.; providing correctional
16	probation officers with the same firearms rights as
17	law enforcement officers; amending s. 790.052, F.S.;
18	providing that specified persons may carry weapons on
19	the same basis as law enforcement officers; amending
20	s. 817.49, F.S.; providing increased criminal
21	penalties for making a false report of a crime;
22	providing policies concerning enforcement; amending s.
23	943.135, F.S.; providing that certified law
24	enforcement officers who are not actively employed by
25	law enforcement agencies may retain their
26	certification by complying with certification
27	requirements; amending s. 943.1718, F.S.; prohibiting
28	the use of artificial intelligence for specified
29	purposes in conjunction with data from first responder

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30	body cameras; amending s. 951.27, F.S.; requiring
31	certain testing of an arrestee and provision of test
32	results to a first responder or criminal justice
33	professional who has been exposed to bodily fluids or
34	bloodborne pathogens from the arrestee; requiring a
35	first responder or criminal justice professional
36	exposed to a potential communicable disease or
37	bloodborne pathogen from an arrestee to provide a
38	notice of the exposure to the detention facility;
39	authorizing the first responder or criminal justice
40	professional to obtain blood test results according to
41	certain provisions; amending s. 921.0022, F.S.;
42	conforming provisions to changes made by the act;
43	providing an effective date.
44	
45	Be It Enacted by the Legislature of the State of Florida:
46	
47	Section 1. Section 316.2675, Florida Statutes, is created
48	to read:
49	316.2675 Motor vehicle kill switches; prohibited uses
50	(1) A device that permits a person other than the person in
51	physical control of a motor vehicle to shut off the vehicle's
52	engine or prevent the engine from starting may not be used
53	except by a law enforcement officer in the course of his or her
54	duties in order to prevent the commission of a felony.
55	(2) A person who violates subsection (1) commits a
56	misdemeanor of the second degree, punishable as provided in s.
57	775.082 or s. 775.083.
58	Section 2. Subsection (6) is added to section 321.04,

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14-00879A-25 20251444 59 Florida Statutes, to read: 60 321.04 Personnel of the highway patrol; rank 61 classifications; probationary status of new patrol officers; 62 subsistence; special assignments.-63 (6) When patrol officers repay mileage for off-duty uses of 64 official vehicles, such funds may not be deposited in the 65 General Revenue Fund but shall be retained by the Florida 66 Highway Patrol for its use. 67 Section 3. Subsection (2) of section 775.0823, Florida 68 Statutes, is amended to read: 69 775.0823 Violent offenses committed against specified 70 justice system personnel.-The Legislature does hereby provide 71 for an increase and certainty of penalty for any person 72 convicted of a violent offense against any law enforcement or 73 correctional officer, as defined in s. 943.10(1), (2), (3), (6), 74 (7), (8), or (9); against any state attorney elected pursuant to 75 s. 27.01 or assistant state attorney appointed under s. 27.181; 76 against any public defender elected pursuant to s. 27.50 or 77 regional counsel appointed pursuant to s. 27.511(3); against any 78 court-appointed counsel appointed under s. 27.40 or defense attorney in a criminal proceeding; or against any justice or 79 80 judge of a court described in Art. V of the State Constitution, 81 which offense arises out of or in the scope of the officer's 82 duty as a law enforcement or correctional officer, the state 83 attorney's or assistant state attorney's duty as a prosecutor or investigator, the public defender or regional counsel acting in 84 85 his or her capacity as defense counsel, the court-appointed 86 counsel or defense attorney in a criminal proceeding acting in 87 his or her capacity as defense counsel, or the justice's or

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88	judge's duty as a judicial officer, as follows:
89	(2) For attempted murder in the first degree as described
90	in s. 782.04(1), a sentence pursuant to s. 775.082, s. 775.083,
91	or s. 775.084 with a mandatory minimum sentence of 25 years
92	imprisonment.
93	
94	Notwithstanding s. 948.01, with respect to any person who is
95	found to have violated this section, adjudication of guilt or
96	imposition of sentence shall not be suspended, deferred, or
97	withheld.
98	Section 4. Section 782.065, Florida Statutes, is amended to
99	read:
100	782.065 Murder; law enforcement officer, correctional
101	officer, correctional probation officerNotwithstanding ss.
102	775.082, 775.0823, 782.04, 782.051, and chapter 921, a defendant
103	shall be sentenced to life imprisonment without eligibility for
104	release upon findings by the trier of fact that, beyond a
105	reasonable doubt:
106	(1) The defendant committed murder in the first degree in
107	violation of s. 782.04(1) and a death sentence was not imposed;
108	murder in the second or third degree in violation of s.
109	782.04(2), (3), or (4); attempted murder in the first or second
110	degree in violation of s. 782.04(1)(a)1. or (2); or attempted
111	felony murder in violation of s. 782.051; or manslaughter in
112	violation of s. 782.07; and
113	(2) The victim of any offense described in subsection (1)
114	was a law enforcement officer, part-time law enforcement
115	officer, auxiliary law enforcement officer, correctional
116	officer, part-time correctional officer, auxiliary correctional
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117	officer, correctional probation officer, part-time correctional
118	probation officer, or auxiliary correctional probation officer,
119	as those terms are defined in s. 943.10, engaged in the lawful
120	performance of a legal duty.
121	Section 5. Section 790.051, Florida Statutes, is amended to
122	read:
123	790.051 Exemption from licensing requirements; law
124	enforcement officersLaw enforcement officers and correctional
125	probation officers, as defined in s. 943.10(3), are exempt from
126	the licensing and penal provisions of this chapter when acting
127	at any time within the scope or course of their official duties
128	or when acting at any time in the line of or performance of
129	duty.
130	Section 6. Paragraph (a) of subsection (1) of section
131	790.052, Florida Statutes, is amended to read:
132	790.052 Carrying concealed firearms; off-duty law
133	enforcement officers
134	(1)(a) All persons holding active certifications from the
135	Criminal Justice Standards and Training Commission as law
136	enforcement officers or correctional officers as defined in s.
137	943.10(1), (2), (6), (7), (8), or (9) <u>, all judges, and all state</u>
138	attorneys and assistant state attorneys shall have the right to
139	carry, on or about their persons, concealed firearms, during
140	off-duty hours, at the discretion of their superior officers,
141	and may perform those law enforcement functions that they
142	normally perform during duty hours, utilizing their weapons in a
143	manner which is reasonably expected of on-duty officers in
144	similar situations.
145	Section 7. Section 817.49, Florida Statutes, is amended to

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146 read:

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817.49 False reports of commission of crimes; penalty.-

148 (1) Except as provided in subsection (2), whoever willfully imparts, conveys, or causes to be imparted or conveyed to a law 149 150 enforcement officer or employee of a public safety agency false information or reports concerning the alleged commission of any 151 152 crime under the laws of this state, knowing such information or 153 report to be false, when no such crime has actually been committed, commits a felony misdemeanor of the third first 154 155 degree, punishable as provided in s. 775.082, or s. 775.083, or 156 s. 775.084.

(2) (a) As used in this section, the term "public safety
agency" means a law enforcement agency, professional or
volunteer fire department, emergency medical service, ambulance
service, or other public entity that dispatches or provides
first responder services to respond to crimes, to assist victims
of crimes, or to apprehend offenders.

(b) If the willful making of a false report of a crime as set forth in this section results in a response by a federal, state, district, municipal, or other public safety agency and the response results in:

167 1. Great bodily harm, permanent disfigurement, or permanent 168 disability to any person as a proximate result of lawful conduct 169 arising out of a response, the person making such report commits 170 a felony of the <u>second third</u> degree, punishable as provided in 171 s. 775.082, s. 775.083, or s. 775.084.

172 2. Death to any person as a proximate result of lawful
173 conduct arising out of a response, the person making such report
174 commits a felony of the <u>first</u> second degree, punishable as

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175	provided in s. 775.082, s. 775.083, or s. 775.084.
176	(3) State attorneys shall vigorously prosecute persons
177	charged with making a false report of a crime. If probable cause
178	exists to charge an individual, charges must be filed and a
179	physical arrest initiated, if possible.
180	(4) (3) A court shall order any person convicted of
181	violating this section to pay restitution, which shall include
182	full payment for any cost incurred by a responding public safety
183	agency.
184	Section 8. Subsection (5) is added to section 943.135,
185	Florida Statutes, to read:
186	943.135 Requirements for continued employment
187	(5) A certified law enforcement officer who is not employed
188	by a law enforcement agency may retain his or her certification
189	as along as he or she otherwise complies with the requirements
190	for certification, including compliance with continuing
191	education requirements.
192	Section 9. Subsection (5) is added to section 943.1718,
193	Florida Statutes, to read:
194	943.1718 Body cameras; policies and procedures
195	(5) Artificial intelligence may not be used to review,
196	monitor, enhance, or otherwise interact with a body camera worn
197	by a first responder as defined in s. 112.1815(1) or any video,
198	photograph, or other product produced with, through, or by such
199	a body camera.
200	Section 10. Section 951.27, Florida Statutes, is amended to
201	read:
202	951.27 Blood tests of inmates
203	(1) Each county and each municipal detention facility shall
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14-00879A-25 20251444 204 have a written procedure developed, in consultation with the 205 facility medical provider, establishing conditions under which 206 an inmate will be tested for infectious disease, including human 207 immunodeficiency virus pursuant to s. 775.0877, which procedure 208 is consistent with guidelines of the Centers for Disease Control 209 and Prevention and recommendations of the Correctional Medical 210 Authority. It is not unlawful for the person receiving the test 211 results to divulge the test results to the sheriff or chief 212 correctional officer. These procedures must include 213 circumstances that warrant the immediate testing of an arrestee 214 upon booking and must require that testing results be provided 215 to any first responder or criminal justice professional who has been exposed to bodily fluids or bloodborne pathogens from the 216 217 arrestee.

218 (2) Except as otherwise provided in this subsection, 219 serologic blood test results obtained pursuant to subsection (1) 220 are confidential and exempt from s. 119.07(1) and s. 24(a), Art. 221 I of the State Constitution. However, such results may be 222 provided to employees or officers of the sheriff or chief 223 correctional officer who are responsible for the custody and 224 care of the affected inmate and have a need to know such 225 information, and as provided in ss. 775.0877 and 960.003. In 226 addition, upon request of the victim or the victim's legal 227 guardian, or the parent or legal guardian of the victim if the 228 victim is a minor, the results of any HIV test performed on an 229 inmate arrested for any sexual offense involving oral, anal, or 230 female genital penetration by, or union with, the sexual organ 231 of another, must be disclosed to the victim or the victim's 232 legal guardian, or to the parent or legal guardian of the victim

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14-00879A-25 20251444 233 if the victim is a minor. In such cases, the county or municipal 234 detention facility shall furnish the test results to the 235 Department of Health, which is responsible for disclosing the 236 results to public health agencies as provided in s. 775.0877 and 237 to the victim or the victim's legal guardian, or the parent or 238 legal guardian of the victim if the victim is a minor, as 239 provided in s. 960.003(3). As used in this subsection, the term 240 "female genitals" includes the labia minora, labia majora, clitoris, vulva, hymen, and vagina. 241 (3) The results of any serologic blood test on an inmate 242 243 are a part of that inmate's permanent medical file. Upon 244 transfer of the inmate to any other correctional facility, such 245 file is also transferred, and all relevant authorized persons 246 must be notified of positive HIV test results, as required in s. 247 775.0877. 248 (4) A first responder or criminal justice professional who, 249 in the lawful performance of his or her duties, is exposed to a 250 potential communicable disease or bloodborne pathogen by a 251 subject who is arrested and booked into a county or municipal 252 detention facility shall notice the detention facility upon 253 booking or within 24 hours after the exposure. If the first 254 responder or criminal justice professional is incapacitated and 255 cannot provide this notice, this responsibility falls upon his 256 or her employing department. This notice must invoke immediate 257 testing of the inmate, if it has not already been done, according to the written procedures of the detention facility, 258 259 and such testing is required before release of the inmate. The 260 results of the testing must be handled in accordance with s. 261 775.0877(2).

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262	Section 11. Parage	raphs (c) and	d (f) of subsection (3) of
263	section 921.0022, Flori	da Statutes,	are amended to read:
264	921.0022 Criminal	Punishment (Code; offense severity ranking
265	chart		
266	(3) OFFENSE SEVER	ITY RANKING C	CHART
267	(c) LEVEL 3		
268			
	Florida	Felony	
	Statute	Degree	Description
269			
	119.10(2)(b)	3rd	Unlawful use of
			confidential information
			from police reports.
270			
	316.066	3rd	Unlawfully obtaining or
	(3) (b) – (d)		using confidential crash
			reports.
271			
	316.193(2)(b)	3rd	Felony DUI, 3rd conviction.
272			
	316.1935(2)	3rd	Fleeing or attempting to
			elude law enforcement
			officer in patrol vehicle
			with siren and lights
			activated.
273		2	
	319.30(4)	3rd	Possession by junkyard of
			motor vehicle with
			identification number plate

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14-00879A-25 20251444 removed. 274 319.33(1)(a) 3rd Alter or forge any certificate of title to a motor vehicle or mobile home. 275 319.33(1)(c) 3rd Procure or pass title on stolen vehicle. 276 319.33(4) 3rd With intent to defraud, possess, sell, etc., a blank, forged, or unlawfully obtained title or registration. 277 327.35(2)(b) 3rd Felony BUI. 278 328.05(2) 3rd Possess, sell, or counterfeit fictitious, stolen, or fraudulent titles or bills of sale of vessels. 279 328.07(4) 3rd Manufacture, exchange, or possess vessel with counterfeit or wrong ID number. 280

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14-00879A-25 20251444 376.302(5) 3rd Fraud related to reimbursement for cleanup expenses under the Inland Protection Trust Fund. 281 379.2431 3rd Taking, disturbing, (1) (e) 5. mutilating, destroying, causing to be destroyed, transferring, selling, offering to sell, molesting, or harassing marine turtles, marine turtle eggs, or marine turtle nests in violation of the Marine Turtle Protection Act. 282 379.2431 3rd Possessing any marine (1) (e) 6. turtle species or hatchling, or parts thereof, or the nest of any marine turtle species described in the Marine Turtle Protection Act. 283 379.2431 3rd Soliciting to commit or (1) (e) 7. conspiring to commit a violation of the Marine

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Turtle Protection Act.

14-00879A-25 20251444 284 Operating a clinic, or 400.9935(4)(a) 3rd or (b) offering services requiring licensure, without a license. 285 400.9935(4)(e) 3rd Filing a false license application or other required information or failing to report information. 286 440.1051(3) 3rd False report of workers' compensation fraud or retaliation for making such a report. 287 501.001(2)(b) 2nd Tampers with a consumer product or the container using materially false/misleading information. 288 624.401(4)(a) 3rd Transacting insurance without a certificate of authority. 289 624.401(4)(b)1. 3rd Transacting insurance without a certificate of

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			authority; premium
			collected less than
			\$20,000.
290			
	626.902(1)(a) &	3rd	Representing an
	(b)		unauthorized insurer.
291			
	697.08	3rd	Equity skimming.
292			
	790.15(3)	3rd	Person directs another to
			discharge firearm from a
			vehicle.
293			
	794.053	3rd	Lewd or lascivious written
			solicitation of a person 16
			or 17 years of age by a
			person 24 years of age or
			older.
294			
	806.10(1)	3rd	Maliciously injure,
			destroy, or interfere with
			vehicles or equipment used
			in firefighting.
295			
	806.10(2)	3rd	Interferes with or assaults
			firefighter in performance
			of duty.
296			-
	810.09(2)(b)	3rd	Trespass on property other
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			than structure or
			conveyance armed with
			firearm or dangerous
			weapon.
297	810.145(2)(c)	3rd	Digital voyeurism; 19 years
			of age or older.
298	812.014(2)(c)2.	3rd	Grand theft; \$5,000 or more
			but less than \$10,000.
299			
	812.0145(2)(c)	3rd	Theft from person 65 years of age or older; \$300 or more but less than \$10,000.
300			
500	812.015(8)(b)	3rd	Retail theft with intent to sell; conspires with
301			others.
201	812.081(2)	3rd	Theft of a trade secret.
302			
	815.04(4)(b)	2nd	Computer offense devised to
			defraud or obtain property.
303	817.034(4)(a)3.	3rd	Engages in scheme to
			defraud (Florida
			Communications Fraud Act), property valued at less
			than \$20,000.

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304			
	817.233	3rd	Burning to defraud insurer.
305			
	817.234	3rd	Unlawful solicitation of
	(a) (b) % (c)		persons involved in motor
			vehicle accidents.
306			
	817.234(11)(a)	3rd	Insurance fraud; property
307			value less than \$20,000.
507	817.236	3rd	Filing a false motor
	017.100	010	vehicle insurance
			application.
308			
	817.2361	3rd	Creating, marketing, or
			presenting a false or
			fraudulent motor vehicle
			insurance card.
309			
	817.413(2)	3rd	Sale of used goods of
21.0			\$1,000 or more as new.
310	017 40(2)(b)1		Willful making of a false
	817.49(2)(b)1.	<u>2nd</u> 3rd	Willful making of a false report of a crime causing
			great bodily harm,
			permanent disfigurement, or
			permanent disability.
311			
	831.28(2)(a)	3rd	Counterfeiting a payment
I			c. 01

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			instrument with intent to
			defraud or possessing a
			counterfeit payment
			instrument with intent to
			defraud.
312			
	831.29	2nd	Possession of instruments
			for counterfeiting driver licenses or identification
			cards.
313			cards.
010	836.13(2)	3rd	Person who promotes an
			altered sexual depiction of
			an identifiable person
			without consent.
314			
	838.021(3)(b)	3rd	Threatens unlawful harm to
			public servant.
315	047 01005		
	847.01385	3rd	Harmful communication to a minor.
316			miller.
910	860.15(3)	3rd	Overcharging for repairs
			and parts.
317			-
	870.01(2)	3rd	Riot.
318			
	870.01(4)	3rd	Inciting a riot.
319			

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14-008	79A-25		20251444
893.13	8(1)(a)2.	3rd	Sell, manufacture, or
			deliver cannabis (or other
			s. 893.03(1)(c), (2)(c)1.,
			(2)(c)2., (2)(c)3.,
			(2)(c)6., (2)(c)7.,
			(2)(c)8., (2)(c)9.,
			(2)(c)10., (3), or (4)
			drugs).
320			
893.13	3(1)(d)2.	2nd	Sell, manufacture, or
			deliver s. 893.03(1)(c),
			(2)(c)1., (2)(c)2.,
			(2)(c)3., (2)(c)6.,
			(2)(c)7., (2)(c)8.,
			(2)(c)9., (2)(c)10., (3),
			or (4) drugs within 1,000
			feet of university.
321			
893.13	3(1)(f)2.	2nd	Sell, manufacture, or
			deliver s. 893.03(1)(c),
			(2)(c)1., (2)(c)2.,
			(2)(c)3., (2)(c)6.,
			(2)(c)7., (2)(c)8.,
			(2)(c)9., (2)(c)10., (3),
			or (4) drugs within 1,000
			feet of public housing
			facility.
322			
893.13	3(4)(C)	3rd	Use or hire of minor;
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			deliver to minor other
			controlled substances.
323			
	893.13(6)(a)	3rd	Possession of any
			controlled substance other
			than felony possession of
			cannabis.
324			
	893.13(7)(a)8.	3rd	Withhold information from
			practitioner regarding
			previous receipt of or
			prescription for a
			controlled substance.
325			
	893.13(7)(a)9.	3rd	Obtain or attempt to obtain
			controlled substance by
			fraud, forgery,
326			misrepresentation, etc.
520	893.13(7)(a)10.	3rd	Affix false or forged label
	093.13(7)(4)10.	Sid	to package of controlled
			substance.
327			
_	893.13(7)(a)11.	3rd	Furnish false or fraudulent
			material information on any
			document or record required
			by chapter 893.
328			
	893.13(8)(a)1.	3rd	Knowingly assist a patient,
Į			

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329			other person, or owner of an animal in obtaining a controlled substance through deceptive, untrue, or fraudulent representations in or related to the practitioner's practice.
	893.13(8)(a)2.	3rd	Employ a trick or scheme in the practitioner's practice to assist a patient, other person, or owner of an animal in obtaining a controlled substance.
330	893.13(8)(a)3.	3rd	Knowingly write a prescription for a controlled substance for a fictitious person.
2.0.1	893.13(8)(a)4.	3rd	Write a prescription for a controlled substance for a patient, other person, or an animal if the sole purpose of writing the prescription is a monetary benefit for the practitioner.

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332			
	918.13(1)	3rd	Tampering with or
			fabricating physical
			evidence.
333			
	944.47	3rd	Introduce contraband to
	(1)(a)1. & 2.		correctional facility.
334			
	944.47(1)(c)	2nd	Possess contraband while
			upon the grounds of a
			correctional institution.
335			
	985.721	3rd	Escapes from a juvenile
			facility (secure detention
			or residential commitment
336			facility).
337	(f) LEVEL 6		
338	(I) TEART (
550	Florida	Felony	7
	Statute	Degree	
339	blatate	Degree	
000	316.027(2)(b)	2nd	Leaving the scene of a
		2	crash involving serious
			bodily injury.
340			
	316.193(2)(b)	3rd	Felony DUI, 4th or
			subsequent conviction.
341			

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14-00879A-25 20251444 400.9935(4)(c)2nd Operating a clinic, or offering services requiring licensure, without a license. 342 499.0051(2) 2nd Knowing forgery of transaction history, transaction information, or transaction statement. 343 2nd 499.0051(3) Knowing purchase or receipt of prescription drug from unauthorized person. 344 499.0051(4) 2nd Knowing sale or transfer of prescription drug to unauthorized person. 345 775.0875(1) 3rd Taking firearm from law enforcement officer. 346 784.021(1)(a) 3rd Aggravated assault; deadly weapon without intent to kill. 347 784.021(1)(b) 3rd Aggravated assault; intent to commit felony.

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I	14-00879A-25		20251444
348	784.041	3rd	Felony battery; domestic battery by strangulation.
	784.048(3)	3rd	Aggravated stalking; credible threat.
350	784.048(5)	3rd	Aggravated stalking of person under 16.
351	784.07(2)(c)	2nd	Aggravated assault on law enforcement officer.
352	784.074(1)(b)	2nd	Aggravated assault on sexually violent predators facility staff.
353	784.08(2)(b)	2nd	Aggravated assault on a person 65 years of age or older.
354	784.081(2)	2nd	Aggravated assault on specified official or employee.
355	784.082(2)	2nd	Aggravated assault by detained person on

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	14-00879A-25		20251444 visitor or other
			detainee.
356	704 002 (0)		
	784.083(2)	2nd	Aggravated assault on code inspector.
357			
	787.02(2)	3rd	False imprisonment; restraining with purpose
			other than those in s.
358			787.01.
338	790.115(2)(d)	2nd	Discharging firearm or
			weapon on school
359			property.
	790.161(2)	2nd	Make, possess, or throw
			destructive device with intent to do bodily harm
			or damage property.
360			
	790.164(1)	2nd	False report concerning bomb, explosive, weapon
			of mass destruction, act
			of arson or violence to state property, or use
			of firearms in violent
2 6 1			manner.
361	790.19	2nd	Shooting or throwing
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14-00879A-25 20251444 deadly missiles into dwellings, vessels, or vehicles. 362 794.011(8)(a) 3rd Solicitation of minor to participate in sexual activity by custodial adult. 363 794.05(1) 2nd Unlawful sexual activity with specified minor. 364 800.04(5)(d)3rd Lewd or lascivious molestation; victim 12 years of age or older but less than 16 years of age; offender less than 18 years. 365 800.04(6)(b) 2nd Lewd or lascivious conduct; offender 18 years of age or older. 366 806.031(2) 2nd Arson resulting in great bodily harm to firefighter or any other person. 367 810.02(3)(c) 2nd Burglary of occupied

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			structure; unarmed; no
			assault or battery.
368			
	810.145(8)(b)	2nd	Digital voyeurism;
			certain minor victims;
			2nd or subsequent
			offense.
369			
	812.014(2)(b)1.	2nd	Property stolen \$20,000
			or more, but less than
			\$100,000, grand theft in 2nd degree.
370			zha degree.
570	812.014(2)(c)5.	3rd	Grand theft; third
			degree; firearm.
371			
	812.014(6)	2nd	Theft; property stolen
			\$3,000 or more;
			coordination of others.
372			
	812.015(9)(a)	2nd	Retail theft; property
			stolen \$750 or more;
			second or subsequent
			conviction.
373			
	812.015(9)(b)	2nd	Retail theft; aggregated
			property stolen within
			120 days is \$3,000 or
			more; coordination of

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374			others.
375	812.015(9)(d)	2nd	Retail theft; multiple thefts within specified period.
376	812.015(9)(e)	2nd	Retail theft; committed with specified number of other persons and use of social media platform.
377	812.13(2)(c)	2nd	Robbery, no firearm or other weapon (strong-arm robbery).
378	817.4821(5)	2nd	Possess cloning paraphernalia with intent to create cloned cellular telephones.
379	817.49(2)(b)2.	<u>lst</u> 2nd	Willful making of a false report of a crime resulting in death.
380	817.505(4)(b)	2nd	Patient brokering; 10 or more patients.
	817.5695(3)(b)	2nd	Exploitation of person 65 years of age or

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			older, value \$10,000 or
			more, but less than
			\$50,000.
381			
	825.102(1)	3rd	Abuse of an elderly
			person or disabled
			adult.
382			
	825.102(3)(c)	3rd	Neglect of an elderly
			person or disabled
			adult.
383			
	825.1025(3)	3rd	Lewd or lascivious
			molestation of an
			elderly person or
			disabled adult.
384			
	825.103(3)(c)	3rd	Exploiting an elderly
			person or disabled adult
			and property is valued
			at less than \$10,000.
385			
000	827.03(2)(c)	3rd	Abuse of a child.
386		010	
000	827.03(2)(d)	3rd	Neglect of a child.
387	02, • 00 (2) (d)	010	negicee of a chira.
507	827.071(5)	3rd	Possess, control, or
	021.011(0)	JIG	intentionally view any
			photographic material,
			photographic material,

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			motion picture, etc.,
			which includes child
			pornography.
388			
	828.126(3)	3rd	Sexual activities
			involving animals.
389			
	836.05	2nd	Threats; extortion.
390			
	836.10	2nd	Written or electronic
			threats to kill, do
			bodily injury, or
			conduct a mass shooting
			or an act of terrorism.
391			
	843.12	3rd	Aids or assists person
			to escape.
392			
	847.011	3rd	Distributing, offering
			to distribute, or
			possessing with intent
			to distribute obscene
			materials depicting
			minors.
393			
	847.012	3rd	Knowingly using a minor
			in the production of
			materials harmful to
			minors.

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394	14-00879A-25		20251444
	847.0135(2)	3rd	Facilitates sexual conduct of or with a minor or the visual depiction of such conduct.
395	893.131	2nd	Distribution of controlled substances resulting in overdose or serious bodily injury.
397	914.23	2nd	Retaliation against a witness, victim, or informant, with bodily injury.
398	918.13(2)(b)	2nd	Tampering with or fabricating physical evidence relating to a capital felony.
	944.35(3)(a)2.	3rd	Committing malicious battery upon or inflicting cruel or inhuman treatment on an inmate or offender on community supervision, resulting in great

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			bodily harm.
399			
	944.40	2nd	Escapes.
400			
	944.46	3rd	Harboring, concealing,
			aiding escaped
			prisoners.
401			
	944.47(1)(a)5.	2nd	Introduction of
			contraband (firearm,
			weapon, or explosive)
			into correctional
			facility.
402			
	951.22(1)(i)	3rd	Firearm or weapon
			introduced into county
			detention facility.
403			
404	Section 12.	This act shall take e	effect October 1, 2025.

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