Florida Senate - 2015 Bill No. SB 7020

House



LEGISLATIVE ACTION

Senate Comm: RCS 03/04/2015

Appropriations Subcommittee on Criminal and Civil Justice (Evers) recommended the following:

Section 4. Paragraphs (c), (d), and (e) of subsection (7)

921.0021 Definitions.-As used in this chapter, for any

felony offense, except any capital felony, committed on or after

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of section 921.0021, Florida Statutes, are amended to read:

Senate Amendment (with title amendment)

9

insert:

2/27/2015 10:22:17 AM

October 1, 1998, the term:

Between lines 307 and 308

CJ.ACJ.01751

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10	(7)
11	(c) The sentence points provided under s. 921.0024 for
12	sexual contact or sexual penetration may not be assessed for a
13	violation of s. 944.35(3)(b)2.
14	(c) (d) If the conviction is for the offense described in s.
15	872.06, the sentence points provided under s. 921.0024 for
16	sexual contact or sexual penetration may not be assessed.
17	<u>(d)(e)</u> Notwithstanding paragraph (a), if the conviction is
18	for an offense described in s. 316.027 and the court finds that
19	the offender caused victim injury, sentence points for victim
20	injury may be assessed against the offender.
21	
22	======================================
23	And the title is amended as follows:
24	Delete line 19
25	and insert:
26	felony offenders; amending s. 921.0021, F.S.; revising
27	the definition of "victim injury" by removing a
28	prohibition on assessing certain victim injury
29	sentence points for sexual misconduct by an employee
30	of the Department of Corrections or a private
31	correctional facility with an inmate or an offender
32	supervised by the department; amending s. 944.151,
33	F.S.; expanding

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