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By the Committee on Criminal Justice; and Senator Brandes

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A bill to be entitled An act relating to detention facilities; creating s. 900.06, F.S.; defining terms and specifying covered offenses; requiring that a custodial interrogation at a place of detention be electronically recorded in its entirety in connection with certain offenses; requiring law enforcement officers who do not comply with the electronic recording requirement or who conduct custodial interrogations at a place other than a place of detention to prepare a specified report; providing exceptions to the electronic recording requirement; requiring a court to consider a law enforcement officer's failure to comply with the electronic recording requirements in determining the admissibility of a statement, unless an exception applies; requiring a court, upon the request of a defendant, to give cautionary instructions to a jury under certain circumstances; providing immunity from civil liability to law enforcement agencies that enforce certain rules; providing that no cause of action is created against a law enforcement officer; amending s. 951.22, F.S.; prohibiting introduction into or possession of any cellular telephone or other portable communication device on the grounds of any county detention facility; defining the term "portable communication device"; providing criminal penalties; amending s. 921.0022, F.S.; conforming a crossreference; conforming a provision to changes made by

the act; providing an effective date.

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

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

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- 900.06 Recording of custodial interrogations for certain offenses.—
  - (1) As used in this section, the term:
- (a) "Custodial interrogation" means questioning or other conduct by a law enforcement officer which is reasonably likely to elicit an incriminating response from an individual and which occurs under circumstances in which a reasonable individual in the same circumstances would consider himself or herself to be in the custody of a law enforcement agency.
- (b) "Electronic recording" means an audio recording or an audio and video recording that accurately records a custodial interrogation.
  - (c) "Covered offense" includes:
  - 1. Arson.
  - 2. Sexual battery.
  - 3. Robbery.
  - 4. Kidnapping.
  - 5. Aggravated child abuse.
  - 6. Aggravated abuse of an elderly person or disabled adult.
  - 7. Aggravated assault with a deadly weapon.
- 8. Murder.
  - 9. Manslaughter.
  - 10. Aggravated manslaughter of an elderly person or disabled adult.

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- 11. Aggravated manslaughter of a child.
- 12. The unlawful throwing, placing, or discharging of a destructive device or bomb.
  - 13. Armed burglary.
  - 14. Aggravated battery.
  - 15. Aggravated stalking.
  - 16. Home-invasion robbery.
  - 17. Carjacking.
- (d) "Place of detention" means a police station, sheriff's office, correctional facility, prisoner holding facility, county detention facility, or other governmental facility where an individual may be held in connection with a criminal charge that has been or may be filed against the individual.
- (e) "Statement" means a communication that is oral, written, electronic, nonverbal, or in sign language.
- (2) (a) A custodial interrogation at a place of detention, including the giving of a required warning, the advisement of the rights of the individual being questioned, and the waiver of any rights by the individual, must be electronically recorded in its entirety if the interrogation is related to a covered offense.
- (b) If a law enforcement officer conducts a custodial interrogation at a place of detention without electronically recording the interrogation, the officer must prepare a written report explaining the reason why he or she did not record the interrogation.
- (c) As soon as practicable, a law enforcement officer who conducts a custodial interrogation at a place other than a place of detention shall prepare a written report explaining the

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circumstances of the interrogation at that place and summarizing the custodial interrogation process and the individual's statements made at that place.

- (d) Paragraph (a) does not apply:
- 1. If an unforeseen equipment malfunction prevents recording the custodial interrogation in its entirety;
- 2. If a suspect refuses to participate in a custodial interrogation if his or her statements are to be electronically recorded;
- 3. If an equipment operator error prevents recording the custodial interrogation in its entirety;
- 4. If the statement is made spontaneously and not in response to a custodial interrogation question;
- 5. If the statement is made during the processing of the arrest of a suspect;
- 6. If the custodial interrogation occurs when the law enforcement officer participating in the interrogation does not have any knowledge of facts and circumstances that would lead an officer to reasonably believe that the individual being interrogated may have committed a covered offense;
- 7. If the law enforcement officer conducting the custodial interrogation reasonably believes that making an electronic recording would jeopardize the safety of the officer, the individual being interrogated, or others; or
- 8. If the custodial interrogation is conducted outside of this state.
- (3) Unless a court finds that one or more of the circumstances specified in paragraph (2)(d) apply, the court must consider the circumstances of an interrogation conducted by

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a law enforcement officer in which he or she did not electronically record all or part of a custodial interrogation in determining whether a statement made during the interrogation is admissible. If the court admits into evidence a statement made during a custodial interrogation that was not electronically recorded as required under paragraph (2) (a), the court must, upon request of the defendant, give cautionary instructions to the jury regarding the law enforcement officer's failure to comply with that requirement.

(4) A law enforcement agency in this state which has enforced rules adopted pursuant to this section which are reasonably designed to ensure compliance with the requirements of this section is not subject to civil liability for damages arising from a violation of this section. This section does not create a cause of action against a law enforcement officer.

Section 2. Section 951.22, Florida Statutes, is amended to read:

951.22 County detention facilities; contraband articles.-

- (1) It is unlawful, except through regular channels as duly authorized by the sheriff or officer in charge, to introduce into or possess upon the grounds of any county detention facility as defined in s. 951.23 or to give to or receive from any inmate of any such facility wherever said inmate is located at the time or to take or to attempt to take or send therefrom any of the following articles, which are hereby declared to be contraband:
- (a) for the purposes of this act, to wit: Any written or recorded communication.  $\div$ 
  - (b) Any currency or coin.÷

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(c) Any article of food or clothing. +

- (d) Any tobacco products as defined in s. 210.25(12) .+
- (e) Any cigarette as defined in s. 210.01(1). $\div$
- (f) Any cigar. +

- (g) Any intoxicating beverage or beverage that which causes or may cause an intoxicating effect.
- (h) Any narcotic, hypnotic, or excitative drug or drug of any kind or nature, including nasal inhalators, sleeping pills, barbiturates, and controlled substances as defined in s. 893.02(4).
- (i) Any firearm or any instrumentality customarily used or which is intended to be used as a dangerous weapon.; and
- (j) Any instrumentality of any nature which that may be or is intended to be used as an aid in effecting or attempting to effect an escape from a county facility.
- (k) Any cellular telephone or other portable communication device intentionally and unlawfully introduced inside the secure perimeter of a county detention facility without prior authorization or consent from the sheriff or officer in charge of such detention facility. As used in this paragraph, the term "portable communication device" means any device carried, worn, or stored which is designed or intended to receive or transmit verbal or written messages, access or store data, or connect electronically to the Internet, or any other electronic device and which allows communications in any form. Such devices include, but are not limited to, portable two-way pagers, handheld radios, cellular telephones, Blackberry-type devices, personal digital assistants, laptop computers, or any components of these devices which are intended to be used to assemble such

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175 devices. The term also includes any new technology that is developed for similar purposes. The term does not include any 176 177 device that has communication capabilities which has been 178 approved or issued by the sheriff or officer in charge for 179 investigative or institutional security purposes or for 180 conducting other official business. 181 (2) A person who Whoever violates paragraph (1)(a), 182 paragraph (1)(b), paragraph (1)(c), paragraph (1)(d), paragraph 183 (1)(e), paragraph (1)(f), or paragraph (1)(g) commits a 184 misdemeanor of the first degree, punishable as provided in s. 185 775.082 or s. 775.083. A person who violates paragraph (1)(h), 186 paragraph (1)(i), paragraph (1)(j), or paragraph (1)(k) commits 187 subsection (1) shall be guilty of a felony of the third degree, 188 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 3. Paragraph (f) of subsection (3) of section 189 190 921.0022, Florida Statutes, is amended to read: 191 921.0022 Criminal Punishment Code; offense severity ranking 192 chart.-193 (3) OFFENSE SEVERITY RANKING CHART 194 (f) LEVEL 6 195 Florida Felony Description Statute Degree 196 2nd 316.027(2)(b) Leaving the scene of a crash involving serious bodily injury. 197 316.193(2)(b) 3rd Felony DUI, 4th or subsequent

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			conviction.
198			
	400.9935(4)(c)	2nd	Operating a clinic, or offering
			services requiring licensure,
			without a license.
199			
	499.0051(2)	2nd	Knowing forgery of transaction
			history, transaction
			information, or transaction
			statement.
200			
	499.0051(3)	2nd	Knowing purchase or receipt of
			prescription drug from
0.01			unauthorized person.
201	499.0051(4)	2nd	Knowing solo on thomas
	499.0001(4)	2110	Knowing sale or transfer of prescription drug to
			unauthorized person.
202			unductionized person.
	775.0875(1)	3rd	Taking firearm from law
	,		enforcement officer.
203			
	784.021(1)(a)	3rd	Aggravated assault; deadly
			weapon without intent to kill.
204			
	784.021(1)(b)	3rd	Aggravated assault; intent to
			commit felony.
205			
	784.041	3rd	Felony battery; domestic
			'

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			battery by strangulation.
206			
	784.048(3)	3rd	Aggravated stalking; credible
			threat.
207			
	784.048(5)	3rd	Aggravated stalking of person
			under 16.
208			
	784.07(2)(c)	2nd	Aggravated assault on law
0.00			enforcement officer.
209	704 074 (1) (1-)	O1	7
	784.074(1)(b)	2nd	Aggravated assault on sexually violent predators facility
			staff.
210			scarr.
210	784.08(2)(b)	2nd	Aggravated assault on a person
			65 years of age or older.
211			1
	784.081(2)	2nd	Aggravated assault on specified
			official or employee.
212			
	784.082(2)	2nd	Aggravated assault by detained
			person on visitor or other
			detainee.
213			
	784.083(2)	2nd	Aggravated assault on code
			inspector.
214			
	787.02(2)	3rd	False imprisonment; restraining

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			with purpose other than those
			in s. 787.01.
215	700 115 (0) (1)	0 1	
	790.115(2)(d)	2nd	Discharging firearm or weapon
216			on school property.
210	790.161(2)	2nd	Make, possess, or throw
	. ,		destructive device with intent
			to do bodily harm or damage
			property.
217			
	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
			manner.
218			
	790.19	2nd	Shooting or throwing deadly
			missiles into dwellings,
			vessels, or vehicles.
219			
	794.011(8)(a)	3rd	Solicitation of minor to
			participate in sexual activity
220			by custodial adult.
220	794.05(1)	2nd	Unlawful sexual activity with
	, ,	-	specified minor.
221			

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	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.
222			
	800.04(6)(b)	2nd	Lewd or lascivious conduct;
			offender 18 years of age or
			older.
223			
	806.031(2)	2nd	Arson resulting in great bodily
			harm to firefighter or any
			other person.
224			
	810.02(3)(c)	2nd	Burglary of occupied structure;
			unarmed; no assault or battery.
225			
	810.145(8)(b)	2nd	Video voyeurism; certain minor
			victims; 2nd or subsequent
			offense.
226			
	812.014(2)(b)1.	2nd	Property stolen \$20,000 or
			more, but less than \$100,000,
			grand theft in 2nd degree.
227			
	812.014(6)	2nd	Theft; property stolen \$3,000
			or more; coordination of
			others.
228		_	
	812.015(9)(a)	2nd	Retail theft; property stolen

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			\$300 or more; second or
			subsequent conviction.
229	812.015(9)(b)	2nd	Retail theft; property stolen
			\$3,000 or more; coordination of
230			others.
230	812.13(2)(c)	2nd	Robbery, no firearm or other
	012.13(2)(0)	2110	weapon (strong-arm robbery).
231			
	817.4821(5)	2nd	Possess cloning paraphernalia
			with intent to create cloned
			cellular telephones.
232			
	817.505(4)(b)	2nd	Patient brokering; 10 or more
233			patients.
233	825.102(1)	3rd	Abuse of an elderly person or
		0 2 0.	disabled adult.
234			
	825.102(3)(c)	3rd	Neglect of an elderly person or
			disabled adult.
235			
	825.1025(3)	3rd	Lewd or lascivious molestation
			of an elderly person or disabled adult.
236			disabled addit.
	825.103(3)(c)	3rd	Exploiting an elderly person or
			disabled adult and property is
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	591-02315-19		2019204c1
			valued at less than \$10,000.
237			
0.00	827.03(2)(c)	3rd	Abuse of a child.
238	827.03(2)(d)	3rd	Neglect of a child.
239	627.03(2)(a)	31 U	Negrect of a chira.
200	827.071(2) & (3)	2nd	Use or induce a child in a
			sexual performance, or promote
			or direct such performance.
240			
	836.05	2nd	Threats; extortion.
241			
	836.10	2nd	Written threats to kill, do
			bodily injury, or conduct a mass shooting or an act of
			terrorism.
242			00220220
	843.12	3rd	Aids or assists person to
			escape.
243			
	847.011	3rd	Distributing, offering to
			distribute, or possessing with
			intent to distribute obscene
244			materials depicting minors.
211	847.012	3rd	Knowingly using a minor in the
			production of materials harmful
			to minors.
245			

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 ${\bf CODING:}$  Words  ${\bf stricken}$  are deletions; words  ${\bf \underline{underlined}}$  are additions.

i	591-02315-19		2019204c1
	847.0135(2)	3rd	Facilitates sexual conduct of
			or with a minor or the visual
			depiction of such conduct.
246			
	914.23	2nd	Retaliation against a witness,
			victim, or informant, with
			bodily injury.
247			
	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
			bodily harm.
248			
	944.40	2nd	Escapes.
249			
	944.46	3rd	Harboring, concealing, aiding
			escaped prisoners.
250			
	944.47(1)(a)5.	2nd	Introduction of contraband
			(firearm, weapon, or explosive)
			into correctional facility.
251	051 00	2 1	
	951.22	3rd	Introduction of contraband into
	(1) (h) - (k)		county detention facility
	<del>951.22(1)</del>		Intoxicating drug, firearm, or
			weapon introduced into county
			facility.

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591-02315-19 2019204c1 252 253 Section 4. This act shall take effect January 1, 2020.

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