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LEGISLATIVE ACTION

Senate Comm: RCS 01/25/2022 House

The Committee on Criminal Justice (Book) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause

and insert:

Section 1. Section 775.0847, Florida Statutes, is amended to read:

775.0847 Possession or promotion of certain <u>child sexual</u> <u>abuse material</u> images of child pornography; reclassification.-(1) For purposes of this section:

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(a) "Child" or "minor" means any person, whose identity is

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11	known or unknown, <u>younger</u> less than 18 years of age.		
12	(b) "Child sexual abuse material" "Child pornography"		
13	means:		
14	<u>1.</u> Any image depicting a minor engaged in sexual conduct <u>;</u>		
15	or		
16	2. Any image that has been created, altered, adapted, or		
17	modified by electronic, mechanical, or other means, to portray		
18	an identifiable minor engaged in sexual conduct.		
19	(c) "Identifiable minor" means a person:		
20	1. Who was a minor at the time the image was created,		
21	adapted, or modified, or whose image as a minor was used in the		
22	creating, adapting, or modifying of the image; and		
23	2. Who is recognizable as an actual person by the person's		
24	face, likeness, or other distinguishing characteristic, such as		
25	a unique birthmark, or other recognizable feature.		
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27	The term may not be construed to require proof of the actual		
28	identity of the identifiable minor.		
29	<u>(d)</u> "Sadomasochistic abuse" means flagellation or		
30	torture by or upon a person or the condition of being fettered,		
31	bound, or otherwise physically restrained, for the purpose of		
32	deriving sexual satisfaction, or satisfaction brought about as a		
33	result of sadistic violence, from inflicting harm on another or		
34	receiving such harm oneself.		
35	<u>(e)</u> (d) "Sexual battery" means oral, anal, or vaginal		
36	penetration by, or union with, the sexual organ of another or		
37	the anal or vaginal penetration of another by any other object;		
38	however, sexual battery does not include an act done for a bona		
39	fide medical purpose.		

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40 (f) (e) "Sexual bestiality" means any sexual act, actual or 41 simulated, between a person and an animal involving the sex 42 organ of the one and the mouth, anus, or vagina of the other. (q) (f) "Sexual conduct" means actual or simulated sexual 43 44 intercourse, deviate sexual intercourse, sexual bestiality, 45 masturbation, or sadomasochistic abuse; actual or simulated lewd 46 exhibition of the genitals; actual physical contact with a 47 person's clothed or unclothed genitals, pubic area, buttocks, 48 or, if such person is a female, breast with the intent to arouse or gratify the sexual desire of either party; or any act or 49 50 conduct which constitutes sexual battery or simulates that 51 sexual battery is being or will be committed. A mother's 52 breastfeeding of her baby does not under any circumstance 53 constitute "sexual conduct." 54 (2) A violation of s. 827.071, s. 847.0135, s. 847.0137, or s. 847.0138 shall be reclassified to the next higher degree as 55 56 provided in subsection (3) if: 57 (a) The offender possesses 10 or more images of any form of 58 child sexual abuse material child pornography regardless of 59 content; and 60 (b) The content of at least one image contains one or more of the following: 61 62 1. A child who is younger than the age of 5. 2. Sadomasochistic abuse involving a child. 63 64 3. Sexual battery involving a child. 65 4. Sexual bestiality involving a child. 5. Any motion picture, film, video, or computer-generated 66 67 motion picture, film, or video movie involving a child, 68 regardless of length and regardless of whether the motion

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69	picture, film, video, or computer-generated motion picture,		
70	<u>film, or video</u> movie contains sound.		
71	(3)(a) In the case of a felony of the third degree, the		
72	offense is reclassified to a felony of the second degree.		
73	(b) In the case of a felony of the second degree, the		
74	offense is reclassified to a felony of the first degree.		
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76	For purposes of sentencing under chapter 921 and determining		
77	incentive gain-time eligibility under chapter 944, a felony		
78	offense that is reclassified under this section is ranked one		
79	level above the ranking under s. 921.0022 or s. 921.0023 of the		
80	offense committed.		
81	Section 2. Paragraph (b) of subsection (5) of section		
82	784.049, Florida Statutes, is amended to read:		
83	784.049 Sexual cyberharassment		
84	(5) An aggrieved person may initiate a civil action against		
85	a person who violates this section to obtain all appropriate		
86	relief in order to prevent or remedy a violation of this		
87	section, including the following:		
88	(b) Monetary damages to include <u>\$10,000</u> \$5,000 or actual		
89	damages incurred as a result of a violation of this section,		
90	whichever is greater.		
91	Section 3. Section 827.071, Florida Statutes, is amended to		
92	read:		
93	827.071 Sexual performance by a child; child sexual abuse		
94	<pre>material; penalties</pre>		
95	(1) As used in this section, the following definitions		
96	shall apply:		
97	(a) "Child" or "minor" means any person, whose identity is		

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8 known or unknown, younger than 18 years of age.		
(b) "Child sexual abuse material" means:		
1. Any image depicting a minor engaged in sexual conduct;		
l <u>or</u>		
2. Any image that has been created, altered, adapted, or		
modified by electronic, mechanical, or other means, to portray		
an identifiable minor engaged in sexual conduct.		
<u>(c)(a)</u> "Deviate sexual intercourse" means sexual conduct		
between persons not married to each other consisting of contact		
between the penis and the anus, the mouth and the penis, or the		
mouth and the vulva.		
(d) "Identifiable minor" means a person:		
1. Who was a minor at the time the image was created,		
adapted, or modified, or whose image as a minor was used in the		
creating, adapting, or modifying of the image; and		
2. Who is recognizable as an actual person by the person's		
face, likeness, or other distinguishing characteristic, such as		
a unique birthmark, or other recognizable feature.		
The term may not be construed to require proof of the actual		
identity of the identifiable minor.		
(e) (b) "Intentionally view" means to deliberately,		
purposefully, and voluntarily view. Proof of intentional viewin	g	
requires establishing more than a single image, motion picture,		
exhibition, show, image, data, computer depiction,		
representation, or other presentation over any period of time.		
(f) (c) "Performance" means any play, motion picture,		
photograph, or dance or any other visual representation		
exhibited before an audience.		

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127 <u>(g) (d)</u> "Promote" means to procure, manufacture, issue, 128 sell, give, provide, lend, mail, deliver, transfer, <u>transmit</u>, 129 transmute, publish, distribute, circulate, disseminate, present, 130 exhibit, <u>send</u>, <u>post</u>, <u>share</u>, or advertise or to offer or agree to 131 do the same.

(h) (e) "Sadomasochistic abuse" means flagellation or torture by or upon a person, or the condition of being fettered, bound, or otherwise physically restrained, for the purpose of deriving sexual satisfaction from inflicting harm on another or receiving such harm oneself.

(i) (f) "Sexual battery" means oral, anal, or vaginal penetration by, or union with, the sexual organ of another or the anal or vaginal penetration of another by any other object; however, "sexual battery" does not include an act done for a bona fide medical purpose.

(j)(g) "Sexual bestiality" means any sexual act between a person and an animal involving the sex organ of the one and the mouth, anus, or vagina of the other.

(k) (h) "Sexual conduct" means actual or simulated sexual 145 146 intercourse, deviate sexual intercourse, sexual bestiality, 147 masturbation, or sadomasochistic abuse; actual or simulated lewd exhibition of the genitals; actual physical contact with a 148 149 person's clothed or unclothed genitals, pubic area, buttocks, or, if such person is a female, breast, with the intent to 150 151 arouse or gratify the sexual desire of either party; or any act 152 or conduct which constitutes sexual battery or simulates that 153 sexual battery is being or will be committed. A mother's 154 breastfeeding of her baby does not under any circumstance constitute "sexual conduct." 155

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156 <u>(1)(i)</u> "Sexual performance" means any performance or part 157 thereof which includes sexual conduct by a child of less than 18 158 years of age.

159 (m)(j) "Simulated" means the explicit depiction of conduct 160 set forth in paragraph (k) (h) which creates the appearance of 161 such conduct and which exhibits any uncovered portion of the 162 breasts, genitals, or buttocks.

163 (2) A person is guilty of the use of a child in a sexual 164 performance if, knowing the character and content thereof, he or she employs, authorizes, or induces a child less than 18 years 165 166 of age to engage in a sexual performance or, being a parent, 167 legal guardian, or custodian of such child, consents to the 168 participation by such child in a sexual performance. A person 169 who Whoever violates this subsection commits is guilty of a 170 felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 171

(3) A person is guilty of promoting a sexual performance by
a child when, knowing the character and content thereof, he or
she produces, directs, or promotes any performance which
includes sexual conduct by a child less than 18 years of age. <u>A</u>
<u>person who Whoever</u> violates this subsection <u>commits</u> is guilty of
a felony of the second degree, punishable as provided in s.
775.082, s. 775.083, or s. 775.084.

(4) It is unlawful for any person to possess with the intent to promote any photograph, motion picture, exhibition, show, representation, or other presentation which, in whole or in part, includes <u>child sexual abuse material</u> any sexual conduct by a child. The possession of three or more copies of such photograph, motion picture, representation, or presentation is

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185 prima facie evidence of an intent to promote. <u>A person who</u> 186 Whoever violates this subsection <u>commits</u> is guilty of a felony 187 of the second degree, punishable as provided in s. 775.082, s. 188 775.083, or s. 775.084.

189 (5) (a) It is unlawful for any person to knowingly possess, 190 control, or intentionally view a photograph, motion picture, exhibition, show, representation, image, data, computer 191 192 depiction, or other presentation which, in whole or in part, he 193 or she knows to include child sexual abuse material any sexual 194 conduct by a child. The possession, control, or intentional 195 viewing of each such photograph, motion picture, exhibition, 196 show, image, data, computer depiction, representation, or 197 presentation is a separate offense. If such photograph, motion 198 picture, exhibition, show, representation, image, data, computer 199 depiction, or other presentation includes child sexual abuse 200 material depicting sexual conduct by more than one child, then 201 each such child in each such photograph, motion picture, 202 exhibition, show, representation, image, data, computer 203 depiction, or other presentation that is knowingly possessed, 204 controlled, or intentionally viewed is a separate offense. A 205 person who violates this paragraph subsection commits a felony 206 of the third degree, punishable as provided in s. 775.082, s. 207 775.083, or s. 775.084.

(b) <u>Paragraph (a)</u> This subsection does not apply to <u>any</u> material possessed, controlled, or intentionally viewed as part of a law enforcement investigation.

(6) Prosecution of <u>a</u> any person for an offense under this
section <u>does</u> shall not prohibit prosecution of that person in
this state for a violation of any other law of this state,



214	including a law providing for greater penalties than prescribed		
215	in this section or any other crime punishing the sexual		
216	performance or the sexual exploitation of children.		
217	Section 4. Section 836.13, Florida Statutes, is created to		
218	read:		
219	836.13 Promotion of an altered sexual depiction; prohibited		
220	acts; penalties; applicability		
221	(1) As used in this section, the term:		
222	(a) "Altered sexual depiction" means any visual depiction		
223	that, as a result of any type of digital, electronic,		
224	mechanical, or other modification, alteration, or adaptation,		
225	depicts a realistic version of an identifiable person:		
226	1. With the nude body parts of another person as the nude		
227	body parts of the identifiable person;		
228	2. With computer-generated nude body parts as the nude body		
229	parts of the identifiable person; or		
230	3. Engaging in sexual conduct as defined in s. 847.001 in		
231	which the identifiable person did not engage.		
232	(b) "Identifiable person" means a person who is		
233	recognizable as an actual person by the person's face, likeness,		
234	or other distinguishing characteristic, such as a unique		
235	birthmark, or other recognizable feature.		
236	(c) "Nude body parts" means the human male or female		
237	genitals, pubic area, or buttocks with less than fully opaque		
238	covering; or the female breast with less than a fully opaque		
239	covering of any portion thereof below the top of the nipple; or		
240	the depiction of covered male genitals in a discernibly turgid		
241	state. The term does not under any circumstances include a		
242	mother breastfeeding her baby.		

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243	(d) "Promote" means to procure, manufacture, issue, sell,		
244	give, provide, lend, mail, deliver, transfer, transmit,		
245	transmute, publish, distribute, circulate, disseminate, present,		
246	exhibit, send, post, share, or advertise or to offer or agree to		
247	do the same.		
248	(e) "Visual depiction" includes, but is not limited to, a		
249	photograph, picture, image, motion picture, film, video, or		
250	representation, regardless of whether such photograph, picture,		
251	image, motion picture, film, video, or representation was made,		
252	modified, altered, adapted, or produced by digital, electronic,		
253	mechanical, or other means.		
254	(2)(a) A person who willfully and maliciously creates and		
255	promotes any altered sexual depiction of an identifiable person,		
256	without the consent of the identifiable person, commits a felony		
257	of the third degree, punishable as provided in s. 775.082, s.		
258	775.083, or s. 775.084.		
259	(b) A person who willfully and maliciously promotes any		
260	altered sexual depiction of an identifiable person, without the		
261	consent of the identifiable person, and who knows or reasonably		
262	should have known that such visual depiction was an altered		
263	sexual depiction, commits a felony of the third degree,		
264	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.		
265	(3) Every act, thing, or transaction prohibited by this		
266	section constitutes a separate offense and is punishable as		
267	such.		
268	(4) The presence of a disclaimer within an altered sexual		
269	depiction which notifies a viewer that the person or persons		
270	depicted did not consent to or participate in the creation or		
271	promotion of the material, or that the person or persons		

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272	depicted did not actually perform the actions portrayed, is not		
273	a defense and does not relieve a person of criminal liability		
274	under this section.		
275	(5) An aggrieved person may initiate a civil action against		
276	a person who violates subsection (2) to obtain appropriate		
277	relief in order to prevent or remedy a violation of subsection		
278	(2), including all of the following:		
279	(a) Injunctive relief.		
280	(b) Monetary damages up to and including \$10,000 or actual		
281	damages incurred as a result of a violation of subsection (2),		
282	whichever is greater.		
283	(c) Reasonable attorney fees and costs.		
284	(6) The criminal and civil penalties of this section do not		
285	apply to:		
286	(a) A provider of an interactive computer service as		
287	defined in 47 U.S.C. s. 230(f), of an information service as		
288	defined in 47 U.S.C. s. 153, or of a communications service as		
289	defined in s. 202.11 which provides the transmission, storage,		
290	or caching of electronic communications or messages of others;		
291	another related telecommunications or commercial mobile radio		
292	service; or content provided by another person;		
293	(b) A law enforcement officer, as defined in s. 943.10, or		
294	any local, state, federal, or military law enforcement agency		
295	that promotes an altered sexual depiction in connection with the		
296	performance of his or her duties as a law enforcement officer or		
297	the duties of the law enforcement agency;		
298	(c) A person reporting unlawful activity; or		
299	(d) A person participating in a hearing, trial, or other		
300	legal proceeding.		

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301	(7) A violation of this section is committed within this		
302	state if any conduct that is an element of the offense, or any		
303	harm to the depicted person resulting from the offense, occurs		
304	within this state.		
305	Section 5. Section 836.14, Florida Statutes, is created to		
306	read:		
307	836.14 Unlawfully obtaining, possessing, or promoting a		
308	sexually explicit image		
309	(1) As used in this section, the term:		
310	(a) "Identifiable person" has the same meaning as in s.		
311	836.13.		
312	(b) "Promote" has the same meaning as in s. 836.13.		
313	(c) "Sexually explicit image" means any image depicting		
314	nudity as defined in s. 847.001 or a person engaging in sexual		
315	conduct as defined in s. 847.001.		
316	(2) A person who knowingly and unlawfully obtains a		
317	sexually explicit image of an identifiable person with the		
318	intent to promote such image commits a felony of the third		
319	degree, punishable as provided in s. 775.082, s. 775.083, or s.		
320	775.084.		
321	(3) A person who willfully possesses with the intent to		
322	promote for the purpose of pecuniary or any other type of		
323	financial gain a sexually explicit image of an identifiable		
324	person without that person's consent commits a felony of the		
325	third degree, punishable as provided in s. 775.082, s. 775.083,		
326	<u>or s. 775.084.</u>		
327	(4) A person who willfully promotes for the purpose of		
328	pecuniary or any other financial gain a sexually explicit image		
329	of an identifiable person without that person's consent commits		

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330	a felony of the second degree, punishable as provided in s.		
331	775.082, s. 775.083, or s. 775.084.		
332	(5) Every act, thing, or transaction prohibited by this		
333	section constitutes a separate offense and is punishable as		
334	such.		
335	(6) An aggrieved person may initiate a civil action against		
336	a person who violates this section to obtain all appropriate		
337	relief in order to prevent or remedy a violation of this		
338	section, including the following:		
339	(a) Injunctive relief.		
340	(b) Monetary damages to include \$10,000 or actual damages		
341	incurred as a result of a violation of this section, whichever		
342	is greater.		
343	(c) Reasonable attorney fees and costs.		
344	(7) The criminal and civil penalties of this section do not		
345	apply to:		
346	(a) A provider of an interactive computer service as		
347	defined in 47 U.S.C. s. 230(f), of an information service as		
348	defined in 47 U.S.C. s. 153, or of a communications service as		
349	defined in s. 202.11 which provides the transmission, storage,		
350	or caching of electronic communications or messages of others;		
351	another related telecommunications or commercial mobile radio		
352	service; or content provided by another person;		
353	(b) A law enforcement officer, as defined in s. 943.10, or		
354	any local, state, federal, or military law enforcement agency		
355	that disseminates a sexually explicit image in connection with		
356	the performance of his or her duties as a law enforcement		
357	officer or the duties of the law enforcement agency;		
358	(c) A person reporting unlawful activity;		

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359	(d) A person participating in a hearing, trial, or other
360	legal proceeding; or
361	(e) Sexually explicit images involving voluntary exposure
362	in a public or commercial setting.
363	(8) A violation of this section is committed within this
364	state if any conduct that is an element of the offense, or any
365	harm to the depicted individual resulting from the offense,
366	occurs within this state.
367	Section 6. Present subsections (7) through (11) and (12)
368	through (20) of section 847.001, Florida Statutes, are
369	redesignated as subsections (8) through (12) and (14) through
370	(22), respectively, new subsections (7) and (13) are added to
371	that section, and subsection (3) and present subsections (8),
372	(16), and (19) of that section are amended, to read:
373	847.001 Definitions.—As used in this chapter, the term:
374	(3) <u>"Child sexual abuse material"</u> "Child pornography"
375	means:
376	(a) Any image depicting a minor engaged in sexual conduct;
377	or
378	(b) Any image that has been created, altered, adapted, or
379	modified by electronic, mechanical, or other means, to portray
380	an identifiable minor engaged in sexual conduct.
381	(7) "Identifiable minor" means a person:
382	(a) Who was a minor at the time the image was created,
383	adapted, or modified, or whose image as a minor was used in the
384	creating, adapting, or modifying of the image; and
385	(b) Who is recognizable as an actual person by the person's
386	face, likeness, or other distinguishing characteristic, such as
387	a unique birthmark, or other recognizable feature.

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389	The term may not be construed to require proof of the actual		
390	identity of the identifiable minor.		
391	<u>(9)(8) "Minor" or "child"</u> means any person, whose identity		
392	is known or unknown, younger than under the age of 18 years of		
393	age.		
394	(13) "Promote" means to procure, manufacture, issue, sell,		
395	give, provide, lend, mail, deliver, transfer, transmit,		
396	transmute, publish, distribute, circulate, disseminate, present,		
397	exhibit, send, post, share, or advertise or to offer or agree to		
398	do the same.		
399	(18) (16) "Sexual conduct" means actual or simulated sexual		
400	intercourse, deviate sexual intercourse, sexual bestiality,		
401	masturbation, or sadomasochistic abuse; actual or simulated lewd		
402	exhibition of the genitals; actual physical contact with a		
403	person's clothed or unclothed genitals, pubic area, buttocks,		
404	or, if such person is a female, breast with the intent to arouse		
405	or gratify the sexual desire of either party; or any act or		
406	conduct which constitutes sexual battery or simulates that		
407	sexual battery is being or will be committed. A mother's		
408	breastfeeding of her baby does not under any circumstance		
409	constitute "sexual conduct."		
410	(21) (19) "Simulated" means the explicit depiction of		
411	conduct described in subsection (18) (16) which creates the		
412	appearance of such conduct and which exhibits any uncovered		
413	portion of the breasts, genitals, or buttocks.		
414	Section 7. Subsection (5) of section 847.011, Florida		
415	Statutes, is amended to read:		
416	847.011 Prohibition of certain acts in connection with		

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417 obscene, lewd, etc., materials; penalty.-

(5) (a)1. A person may not knowingly sell, lend, give away, 419 distribute, transmit, show, or transmute; offer to sell, lend, give away, distribute, transmit, show, or transmute; have in his or her possession, custody, or control with the intent to sell, 422 lend, give away, distribute, transmit, show, or transmute; or 423 advertise in any manner an obscene, child-like sex doll.

2.a. Except as provided in sub-subparagraph b., a person who violates this paragraph commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

b. A person who is convicted of violating this paragraph a second or subsequent time commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(b)1. Except as provided in subparagraph 2., a person who knowingly has in his or her possession, custody, or control an obscene, child-like sex doll commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

2. A person who is convicted of violating this paragraph a second or subsequent time commits a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083.

(c)1. A law enforcement officer may arrest without a warrant any person who he or she has probable cause to believe has violated paragraph (b).

2. Upon proper affidavits being made, a search warrant may be issued to further investigate a violation of paragraph (b), including to search a private dwelling.

444 Section 8. Subsections (1) through (4) of section 847.0137, Florida Statutes, are amended to read: 445

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446 847.0137 Transmission of pornography by electronic device 447 or equipment prohibited; penalties.-

(1) As used in this section, the term For purposes of this section:

(a) "Minor" means any person less than 18 years of age.

(b) "transmit" means the act of sending and causing to be delivered, including the act of providing access for receiving and causing to be delivered, any image, information, or data from one or more persons or places to one or more other persons or places over or through any medium, including the Internet or an interconnected network, by use of any electronic equipment or other device.

(2) Notwithstanding ss. 847.012 and 847.0133, any person in this state who knew or reasonably should have known that he or she was transmitting <u>child sexual abuse material</u> child pornography, as defined in s. 847.001, to another person in this state or in another jurisdiction commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 464 775.084.

(3) Notwithstanding ss. 847.012 and 847.0133, any person in
any jurisdiction other than this state who knew or reasonably
should have known that he or she was transmitting <u>child sexual</u>
<u>abuse material</u> <u>child pornography</u>, as defined in s. 847.001, to
any person in this state commits a felony of the third degree,
punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

471 (4) This section shall not be construed to prohibit
472 prosecution of a person in this state or another jurisdiction
473 for a violation of any law of this state, including a law
474 providing for greater penalties than prescribed in this section,

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475	for the transmission of child sexual abuse material child			
476	pornography, as defined in s. 847.001, to any person in this			
477	state.			
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479	The provisions of this section	ion do not	apply to subscription-	
480	based transmissions such as list servers.			
481	Section 9. Paragraphs	(c), (d),	and (e) of subsection (3)	
482	of section 921.0022, Florida	a Statutes	, are amended to read:	
483	921.0022 Criminal Punis	shment Cod	e; offense severity ranking	
484	chart			
485	(3) OFFENSE SEVERITY RANKING CHART			
486	(c) LEVEL 3			
487				
	Florida	Felony		
	Statute	Degree	Description	
488				
	119.10(2)(b)	3rd	Unlawful use of	
			confidential information	
			from police reports.	
489				
	316.066	3rd	Unlawfully obtaining or	
	(3) (b) – (d)		using confidential crash	
			reports.	
490				
	316.193(2)(b)	3rd	Felony DUI, 3rd	
			conviction.	
491				
	316.1935(2)	3rd	Fleeing or attempting to	
			elude law enforcement	
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492			officer in patrol vehicle with siren and lights activated.
493	319.30(4)	3rd	Possession by junkyard of motor vehicle with identification number plate removed.
494	319.33(1)(a)	3rd	Alter or forge any certificate of title to a motor vehicle or mobile home.
495	319.33(1)(c)	3rd	Procure or pass title on stolen vehicle.
	319.33(4)	3rd	With intent to defraud, possess, sell, etc., a blank, forged, or unlawfully obtained title or registration.
496 497	327.35(2)(b)	3rd	Felony BUI.
	328.05(2)	3rd	Possess, sell, or counterfeit fictitious, stolen, or fraudulent titles or bills of sale of

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498			vessels.
100	328.07(4)	3rd	Manufacture, exchange, or
			possess vessel with
			counterfeit or wrong ID
			number.
499			
	376.302(5)	3rd	Fraud related to
			reimbursement for cleanup
			expenses under the Inland
			Protection Trust Fund.
500	270 2421	Q]	
	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.
501			
	379.2431	3rd	Possessing any marine
	(1)(e)6.		turtle species or
			hatchling, or parts
			thereof, or the nest of
			any marine turtle species
	1		

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502			described in the Marine Turtle Protection Act.
503	379.2431 (1)(e)7.	3rd	Soliciting to commit or conspiring to commit a violation of the Marine Turtle Protection Act.
504	400.9935(4)(a) or (b)	3rd	Operating a clinic, or offering services requiring licensure, without a license.
	400.9935(4)(e)	3rd	Filing a false license application or other required information or failing to report information.
505	440.1051(3)	3rd	False report of workers' compensation fraud or retaliation for making such a report.
000	501.001(2)(b)	2nd	Tampers with a consumer product or the container using materially false/misleading information.

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507			
508	624.401(4)(a)	3rd	Transacting insurance without a certificate of authority.
509	624.401(4)(b)1.	3rd	Transacting insurance without a certificate of authority; premium collected less than \$20,000.
510	626.902(1)(a) & (b)	3rd	Representing an unauthorized insurer.
511	697.08	3rd	Equity skimming.
	790.15(3)	3rd	Person directs another to discharge firearm from a vehicle.
512	806.10(1)	3rd	Maliciously injure, destroy, or interfere with vehicles or equipment used in firefighting.
513	806.10(2)	3rd	Interferes with or assaults firefighter in performance of duty.
514			-

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515	810.09(2)(c)	3rd	Trespass on property other than structure or conveyance armed with firearm or dangerous weapon.
516	812.014(2)(c)2.	3rd	Grand theft; \$5,000 or more but less than \$10,000.
	812.0145(2)(c)	3rd	Theft from person 65 years of age or older; \$300 or more but less than \$10,000.
517	812.015(8)(b)	3rd	Retail theft with intent to sell; conspires with others.
519	812.081(2)	3rd	Theft of a trade secret.
	815.04(5)(b)	2nd	Computer offense devised to defraud or obtain property.
520	817.034(4)(a)3.	3rd	Engages in scheme to defraud (Florida Communications Fraud Act), property valued at less

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501			than \$20,000.
521	817.233	3rd	Burning to defraud insurer.
522	817.234 (8)(b) & (c)	3rd	Unlawful solicitation of persons involved in motor vehicle accidents.
	817.234(11)(a)	3rd	Insurance fraud; property value less than \$20,000.
524	817.236	3rd	Filing a false motor vehicle insurance application.
525	817.2361	3rd	Creating, marketing, or presenting a false or fraudulent motor vehicle insurance card.
526	817.413(2)	3rd	Sale of used goods of \$1,000 or more as new.
527	817.49(2)(b)1.	3rd	Willful making of a false report of a crime causing great bodily harm, permanent disfigurement, or permanent disability.

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528			
529	831.28(2)(a)	3rd	Counterfeiting a payment instrument with intent to defraud or possessing a counterfeit payment instrument with intent to defraud.
530	831.29	2nd	Possession of instruments for counterfeiting driver licenses or identification cards.
531	<u>836.13(2)(b)</u>	<u>3rd</u>	Person who promotes an altered sexually explicit depiction of an identifiable person without consent.
532	838.021(3)(b)	3rd	Threatens unlawful harm to public servant.
533	843.19	2nd	Injure, disable, or kill police, fire, or SAR canine or police horse.
534	860.15(3)	3rd	Overcharging for repairs and parts.
	1		

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E 2 E	870.01(2)	3rd	Riot.
535 536	870.01(4)	3rd	Inciting a riot.
550	893.13(1)(a)2.	3rd	<pre>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).</pre>
537			
	893.13(1)(d)2.	2nd	<pre>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.</pre>
538	893.13(1)(f)2.	2nd	<pre>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</pre>

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539			feet of public housing facility.
540	893.13(4)(c)	3rd	Use or hire of minor; deliver to minor other controlled substances.
541	893.13(6)(a)	3rd	Possession of any controlled substance other than felony possession of cannabis.
542	893.13(7)(a)8.	3rd	Withhold information from practitioner regarding previous receipt of or prescription for a controlled substance.
	893.13(7)(a)9.	3rd	Obtain or attempt to obtain controlled substance by fraud, forgery, misrepresentation, etc.
543	893.13(7)(a)10.	3rd	Affix false or forged label to package of controlled substance.
JII	893.13(7)(a)11.	3rd	Furnish false or

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545			fraudulent material information on any document or record required by chapter 893.
	893.13(8)(a)1.	3rd	<pre>Knowingly assist a patient, 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.</pre>
546	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.
547	893.13(8)(a)3.	3rd	Knowingly write a prescription for a controlled substance for a fictitious person.
	893.13(8)(a)4.	3rd Page 28 of	Write a prescription for a 65

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549			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.
	918.13(1)(a)	3rd	Alter, destroy, or conceal investigation evidence.
550			
	944.47	3rd	Introduce contraband to
	(1)(a)1. & 2.		correctional facility.
551			
	944.47(1)(c)	2nd	Possess contraband while upon the grounds of a correctional institution.
552			
	985.721	3rd	Escapes from a juvenile facility (secure detention or residential commitment facility).
553			
554			
555	(d) LEVEL 4		
556			
	Florida	Felony	
557	Statute	Degree	Description

COMMITTEE AMENDMENT

Florida Senate - 2022 Bill No. SB 1798

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	316.1935(3)(a)	2nd	Driving at high speed or with wanton disregard for safety while fleeing or attempting to elude law enforcement officer who is in a patrol vehicle with siren and lights activated.
558	499.0051(1)	3rd	Failure to maintain or deliver transaction history, transaction information, or transaction statements.
559	499.0051(5)	2nd	Knowing sale or delivery, or possession with intent to sell, contraband prescription drugs.
560 561	517.07(1)	3rd	Failure to register securities.
	517.12(1)	3rd	Failure of dealer, associated person, or issuer of securities to register.

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562			
	784.07(2)(b)	3rd	Battery of law
			enforcement officer,
			firefighter, etc.
563		<u> </u>	
	784.074(1)(c)	3rd	Battery of sexually
			violent predators
564			facility staff.
504	784.075	3rd	Battery on detention or
			commitment facility
			staff.
565			
	784.078	3rd	Battery of facility
			employee by throwing,
			tossing, or expelling
			certain fluids or
FCC			materials.
566	784.08(2)(c)	3rd	Battery on a person 65
	/04.00(2)(0)	JIU	years of age or older.
567			joard of age of crace.
	784.081(3)	3rd	Battery on specified
			official or employee.
568			
	784.082(3)	3rd	Battery by detained
			person on visitor or
			other detainee.
569			

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570	784.083(3)	3rd	Battery on code inspector.
571	784.085	3rd	Battery of child by throwing, tossing, projecting, or expelling certain fluids or materials.
572	787.03(1)	3rd	Interference with custody; wrongly takes minor from appointed guardian.
573	787.04(2)	3rd	Take, entice, or remove child beyond state limits with criminal intent pending custody proceedings.
574	787.04(3)	3rd	Carrying child beyond state lines with criminal intent to avoid producing child at custody hearing or delivering to designated person.
574	787.07	3rd	Human smuggling.

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575	790.115(1)	3rd	Exhibiting firearm or
	/ 50.115(1)	514	weapon within 1,000 feet of a school.
576			leet of a school.
	790.115(2)(b)	3rd	Possessing electric weapon or device, destructive device, or other weapon on school property.
577			
	790.115(2)(c)	3rd	Possessing firearm on school property.
578			
	800.04(7)(c)	3rd	Lewd or lascivious exhibition; offender
			less than 18 years.
579			-
	806.135	2nd	Destroying or
			demolishing a memorial
580			or historic property.
	810.02(4)(a)	3rd	Burglary, or attempted
			burglary, of an
			unoccupied structure;
			unarmed; no assault or battery.
581			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	810.02(4)(b)	3rd	Burglary, or attempted
	•		

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5.00			<pre>burglary, of an unoccupied conveyance; unarmed; no assault or battery.</pre>
582 583	810.06	3rd	Burglary; possession of tools.
505	810.08(2)(c)	3rd	Trespass on property, armed with firearm or dangerous weapon.
584	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000 or more but less than \$20,000.
585			
	812.014 (2)(c)410.	3rd	Grand theft, 3rd degree; specified items.
586			
	812.0195(2)	3rd	Dealing in stolen property by use of the Internet; property stolen \$300 or more.
587			
588	817.505(4)(a)	3rd	Patient brokering.
500	817.563(1)	3rd	Sell or deliver substance other than

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589			controlled substance agreed upon, excluding s. 893.03(5) drugs.
590	817.568(2)(a)	3rd	Fraudulent use of personal identification information.
591	817.625(2)(a)	3rd	Fraudulent use of scanning device, skimming device, or reencoder.
592	817.625(2)(c)	3rd	Possess, sell, or deliver skimming device.
	828.125(1)	2nd	Kill, maim, or cause great bodily harm or permanent breeding disability to any registered horse or cattle.
593	<u>836.13(2)(a)</u>	<u>3rd</u>	Person who creates and promotes an altered sexual depiction of an identifiable person without consent.

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594			
	836.14(2)	<u>3rd</u>	Person who obtains a
			sexually explicit image
			<u>of an identifiable</u>
			person with certain
			intent.
595			
	836.14(3)	<u>3rd</u>	Person who possesses
			with intent to promote
			<u>for a certain purpose a</u>
			sexually explicit image
			of an identifiable
			person without consent.
596			
	837.02(1)	3rd	Perjury in official
			proceedings.
597			
	837.021(1)	3rd	Make contradictory
			statements in official
			proceedings.
598			
	838.022	3rd	Official misconduct.
599			
	839.13(2)(a)	3rd	Falsifying records of
			an individual in the
			care and custody of a
			state agency.
600			
	839.13(2)(c)	3rd	Falsifying records of
	•		

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601			the Department of Children and Families.
	843.021	3rd	Possession of a concealed handcuff key by a person in custody.
602	843.025	3rd	Deprive law enforcement, correctional, or
603			correctional probation officer of means of protection or communication.
003	843.15(1)(a)	3rd	Failure to appear while on bail for felony (bond estreature or bond jumping).
604	847.0135(5)(c)	3rd	Lewd or lascivious exhibition using computer; offender less than 18 years.
605 606	870.01(3)	2nd	Aggravated rioting.
	870.01(5)	2nd	Aggravated inciting a riot.

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607			
	874.05(1)(a)	3rd	Encouraging or recruiting another to
608			join a criminal gang.
	893.13(2)(a)1.	2nd	<pre>Purchase of cocaine (or other s. 893.03(1)(a), (b), or (d), (2)(a), (2)(b), or (2)(c)5. drugs).</pre>
609	914.14(2)	3rd	Witnesses accepting
C10			bribes.
610	914.22(1)	3rd	Force, threaten, etc., witness, victim, or informant.
611	914.23(2)	3rd	Retaliation against a witness, victim, or informant, no bodily injury.
612	016 1005) eo d	Tatus dusti en lof
	916.1085 (2)(c)1.	3rd	Introduction of specified contraband into certain DCF facilities.
613	918.12	3rd	Tampering with jurors.

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614			
	934.215	3rd	Use of two-way
			communications device
			to facilitate
			commission of a crime.
615			
	944.47(1)(a)6.	3rd	Introduction of
			contraband (cellular
			telephone or other
			portable communication
			device) into
			correctional
			institution.
616			
	951.22(1)(h),	3rd	Intoxicating drug,
	(j) & (k)		instrumentality or
			other device to aid
			escape, or cellular
			telephone or other
			portable communication
			device introduced into
			county detention
			facility.
617			
618			
619	(e) LEVEL 5		
620			
	Florida	Felony	
	Statute	Degree	Description

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621			
622	316.027(2)(a)	3rd	Accidents involving personal injuries other than serious bodily injury, failure to stop; leaving scene.
623	316.1935(4)(a)	2nd	Aggravated fleeing or eluding.
624	316.80(2)	2nd	Unlawful conveyance of fuel; obtaining fuel fraudulently.
625	322.34(6)	3rd	Careless operation of motor vehicle with suspended license, resulting in death or serious bodily injury.
626	327.30(5)	3rd	Vessel accidents involving personal injury; leaving scene.
	379.365(2)(c)1.	3rd	Violation of rules relating to: willful molestation of stone crab traps, lines, or buoys; illegal

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bartering, trading, or sale, conspiring or aiding in such barter, trade, or sale, or supplying, agreeing to supply, aiding in supplying, or giving away stone crab trap tags or certificates; making, altering, forging, counterfeiting, or reproducing stone crab trap tags; possession of forged, counterfeit, or imitation stone crab trap tags; and engaging in the commercial harvest of stone crabs while license is suspended or revoked. 379.367(4) 3rd Willful molestation of a commercial harvester's spiny lobster trap, line, or buoy. 379.407(5)(b)3. 3rd Possession of 100 or more undersized spiny

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627

628

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629			lobsters.
630	381.0041(11)(b)	3rd	Donate blood, plasma, or organs knowing HIV positive.
631	440.10(1)(g)	2nd	Failure to obtain workers' compensation coverage.
	440.105(5)	2nd	Unlawful solicitation for the purpose of making workers' compensation claims.
632	440.381(2)	3rd	Submission of false, misleading, or incomplete information with the purpose of avoiding or reducing workers' compensation premiums.
-	624.401(4)(b)2.	2nd	Transacting insurance without a certificate or authority; premium collected \$20,000 or more but less than \$100,000.

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634			
625	626.902(1)(c)	2nd	Representing an unauthorized insurer; repeat offender.
635	790.01(2)	3rd	Carrying a concealed firearm.
	790.162	2nd	Threat to throw or discharge destructive device.
637	790.163(1)	2nd	False report of bomb, explosive, weapon of mass destruction, or use of firearms in violent manner.
639	790.221(1)	2nd	Possession of short- barreled shotgun or machine gun.
640	790.23	2nd	Felons in possession of firearms, ammunition, or electronic weapons or devices.
-	796.05(1)	2nd	Live on earnings of a prostitute; 1st offense.

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641			
	800.04(6)(c)	3rd	Lewd or lascivious conduct; offender less than 18 years of age.
642	800.04(7)(b)	2nd	Lewd or lascivious exhibition; offender 18 years of age or older.
644	806.111(1)	3rd	Possess, manufacture, or dispense fire bomb with intent to damage any structure or property.
645	812.0145(2)(b)	2nd	Theft from person 65 years of age or older; \$10,000 or more but less than \$50,000.
646	812.015 (8)(a) & (c)-(e)	3rd	Retail theft; property stolen is valued at \$750 or more and one or more specified acts.
647	812.019(1)	2nd	Stolen property; dealing in or trafficking in.
1 10	812.081(3)	2nd	Trafficking in trade secrets.

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648			
	812.131(2)(b)	3rd	Robbery by sudden snatching.
649	812.16(2)	3rd	Owning, operating, or conducting a chop shop.
650	817.034(4)(a)2.	2nd	Communications fraud, value \$20,000 to
651			\$50,000.
	817.234(11)(b)	2nd	Insurance fraud; property value \$20,000 or more but less than \$100,000.
652	817.2341(1), (2)(a) & (3)(a)	3rd	Filing false financial statements, making false entries of material fact or false statements regarding property values relating to the solvency of an insuring entity.
653	817.568(2)(b)	2nd	Fraudulent use of personal identification information; value of benefit, services

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654			received, payment avoided, or amount of injury or fraud, \$5,000 or more or use of personal identification information of 10 or more persons.
655	817.611(2)(a)	2nd	Traffic in or possess 5 to 14 counterfeit credit cards or related documents.
	817.625(2)(b)	2nd	Second or subsequent fraudulent use of scanning device, skimming device, or reencoder.
656	825.1025(4)	3rd	Lewd or lascivious exhibition in the presence of an elderly person or disabled adult.
657	827.071(4)	2nd	Possess with intent to promote any photographic material, motion picture, etc., which

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			includes <u>child sexual</u> <u>abuse material</u> sexual conduct by a child .
658	827.071(5)	3rd	Possess, control, or intentionally view any photographic material, motion picture, etc., which includes <u>child</u> <u>sexual abuse material</u> sexual conduct by a child .
659	828.12(2)	3rd	Tortures any animal with intent to inflict intense pain, serious physical injury, or death.
660	836.14(4)	<u>2nd</u>	<u>Person who promotes for</u> <u>a certain purpose a</u> <u>sexually explicit image</u> <u>of an identifiable</u> <u>person without consent.</u>
001	839.13(2)(b)	2nd	Falsifying records of an individual in the care and custody of a state agency involving great

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662			bodily harm or death.
	843.01	3rd	Resist officer with violence to person;
			resist arrest with
663			violence.
	847.0135(5)(b)	2nd	Lewd or lascivious exhibition using
			computer; offender 18
664			years or older.
	847.0137	3rd	Transmission of
	(2) & (3)		pornography by
			electronic device or
665			equipment.
	847.0138	3rd	Transmission of material
	(2) & (3)		harmful to minors to a
			minor by electronic
			device or equipment.
666	874.05(1)(b)	2nd	Encouraging or
	0/4.00(1)(D)	2110	recruiting another to
			join a criminal gang;
			second or subsequent
			offense.
667	874.05(2)(a)	2nd	Encouraging or

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668			recruiting person under 13 years of age to join a criminal gang.
669	893.13(1)(a)1.	2nd	<pre>Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. drugs).</pre>
670	893.13(1)(c)2.	2nd	<pre>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) within 1,000 feet of a child care facility, school, or state, county, or municipal park or publicly owned recreational facility or community center.</pre>
0.0	893.13(1)(d)1.	lst	Sell, manufacture, or deliver cocaine (or

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671			other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. drugs) within 1,000 feet of university.
	893.13(1)(e)2.	2nd	<pre>Sell, manufacture, or deliver cannabis or other drug prohibited under 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) within 1,000 feet of property used for religious services or a specified business site.</pre>
672 673	893.13(1)(f)1.	lst	<pre>Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), or (2)(a), (2)(b), or (2)(c)5. drugs) within 1,000 feet of public housing facility.</pre>

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674	893.13(4)(b)	2nd	Use or hire of minor; deliver to minor other controlled substance.
674	893.1351(1)	3rd	Ownership, lease, or rental for trafficking in or manufacturing of controlled substance.
675			
676			
677	Section 10. Paragraph (e	e) of subs	ection (3) and subsection
678	(10) of section 960.03, Flori	lda Statut	es, are amended to read:
679	960.03 Definitions; ss.	960.01-96	0.28.—As used in ss.
680	960.01-960.28, unless the cor	ntext othe	rwise requires, the term:
681	(3) "Crime" means:		
682	(e) A violation of s. 82	27.071, s.	847.0135, s. 847.0137, or
683	s. 847.0138, related to onlir	ne sexual	exploitation and <u>child</u>
684	sexual abuse material child g	ornograph	¥•
685	(10) "Identified victim	of <u>child</u>	sexual abuse material
686	child pornography" means any	person wh	o, while under the age of
687	18, is depicted in any image	or movie	of <u>child sexual abuse</u>
688	material child pornography ar	nd who is	identified through a
689	report generated by a law enf	forcement	agency and provided to the
690	National Center for Missing a	and Exploi	ted Children's Child
691	Victim Identification Program	n.	
692	Section 11. Paragraph (j) of subs	ection (1) of section
693	288.1254, Florida Statutes, i	ls amended	to read:
694	288.1254 Entertainment i	industry f	inancial incentive
695	program		

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696 (1) DEFINITIONS.-As used in this section, the term: 697 (j) "Qualified production" means a production in this state meeting the requirements of this section. The term does not 698 699 include a production:

700 1. In which, for the first 2 years of the incentive 701 program, less than 50 percent, and thereafter, less than 60 702 percent, of the positions that make up its production cast and 703 below-the-line production crew, or, in the case of digital media projects, less than 75 percent of such positions, are filled by 704 705 legal residents of this state, whose residency is demonstrated 706 by a valid Florida driver license or other state-issued 707 identification confirming residency, or students enrolled full-708 time in a film-and-entertainment-related course of study at an 709 institution of higher education in this state; or

2. That contains obscene content as defined in s. 847.001 s. 847.001(10).

Section 12. Subsection (1) of section 847.0141, Florida Statutes, is amended to read:

847.0141 Sexting; prohibited acts; penalties.-

(1) A minor commits the offense of sexting if he or she 716 knowingly:

717 (a) Uses a computer, or any other device capable of 718 electronic data transmission or distribution, to transmit or distribute to another minor any photograph or video of any 719 720 person which depicts nudity, as defined in s. 847.001 s. 721 847.001(9), and is harmful to minors, as defined in s. 847.001 722 s. 847.001(6).

723 (b) Possesses a photograph or video of any person that was 724 transmitted or distributed by another minor which depicts

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725	nudity, as defined in <u>s. 847.001</u> s. 847.001(9) , and is harmful
726	to minors, as defined in <u>s. 847.001</u> s. 847.001(6) . A minor does
727	not violate this paragraph if all of the following apply:
728	1. The minor did not solicit the photograph or video.
729	2. The minor took reasonable steps to report the photograph
730	or video to the minor's legal guardian or to a school or law
731	enforcement official.
732	3. The minor did not transmit or distribute the photograph
733	or video to a third party.
734	Section 13. Subsection (3) of section 39.0138, Florida
735	Statutes, is amended to read:
736	39.0138 Criminal history and other records checks; limit on
737	placement of a child
738	(3) The department may not place a child with a person
739	other than a parent if the criminal history records check
740	reveals that the person has been convicted of any felony that
741	falls within any of the following categories:
742	(a) Child abuse, abandonment, or neglect;
743	(b) Domestic violence;
744	(c) <u>Child sexual abuse material</u> Child pornography or other
745	felony in which a child was a victim of the offense; or
746	(d) Homicide, sexual battery, or other felony involving
747	violence, other than felony assault or felony battery when an
748	adult was the victim of the assault or battery, or resisting
749	arrest with violence.
750	Section 14. Subsection (3) of section 92.56, Florida
751	Statutes, is amended to read:
752	92.56 Judicial proceedings and court records involving
753	sexual offenses and human trafficking

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754 (3) The state may use a pseudonym instead of the victim's 755 name to designate the victim of a crime described in s. 756 787.06(3)(a)1., (c)1., or (e)1., in s. 787.06(3)(b), (d), (f), 757 or (q), or in chapter 794 or chapter 800, or of child abuse, 758 aggravated child abuse, or sexual performance by a child as 759 described in chapter 827, or any crime involving the production, 760 possession, or promotion of child sexual abuse material child 761 pornography as described in chapter 847, in all court records 762 and records of court proceedings, both civil and criminal.

Section 15. Section 92.561, Florida Statutes, is amended to read:

92.561 Prohibition on reproduction of child sexual abuse material child pornography.-

(1) In a criminal proceeding, any property or material that portrays sexual performance by a child as defined in s. 827.071, or constitutes child sexual abuse material child pornography as defined in s. 847.001, must remain secured or locked in the care, custody, and control of a law enforcement agency, the state attorney, or the court.

773 (2) Notwithstanding any law or rule of court, a court shall deny, in a criminal proceeding, any request by the defendant to 774 775 copy, photograph, duplicate, or otherwise reproduce any property or material that portrays sexual performance by a child or constitutes child sexual abuse material child pornography so long as the state attorney makes the property or material 779 reasonably available to the defendant.

780 (3) For purposes of this section, property or material is 781 deemed to be reasonably available to the defendant if the state attorney provides ample opportunity at a designated facility for 782

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the inspection, viewing, and examination of the property or material that portrays sexual performance by a child or constitutes <u>child sexual abuse material</u> child pornography by the defendant, his or her attorney, or any individual whom the defendant uses as an expert during the discovery process or at a court proceeding.

Section 16. Paragraph (c) of subsection (4) of section 435.07, Florida Statutes, is amended to read:

435.07 Exemptions from disqualification.—Unless otherwise provided by law, the provisions of this section apply to exemptions from disqualification for disqualifying offenses revealed pursuant to background screenings required under this chapter, regardless of whether those disqualifying offenses are listed in this chapter or other laws.

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798 (c) Disqualification from employment under this chapter may 799 not be removed from, and an exemption may not be granted to, any 800 current or prospective child care personnel, as defined in s. 801 402.302(3), and such a person is disqualified from employment as 802 child care personnel, regardless of any previous exemptions from 803 disqualification, if the person has been registered as a sex offender as described in 42 U.S.C. s. 9858f(c)(1)(C) or has been 804 805 arrested for and is awaiting final disposition of, has been 806 convicted or found guilty of, or entered a plea of guilty or 807 nolo contendere to, regardless of adjudication, or has been 808 adjudicated delinquent and the record has not been sealed or 809 expunded for, any offense prohibited under any of the following 810 provisions of state law or a similar law of another 811 jurisdiction:



812	1. A felony offense prohibited under any of the following
813	statutes:
814	a. Chapter 741, relating to domestic violence.
815	b. Section 782.04, relating to murder.
816	c. Section 782.07, relating to manslaughter, aggravated
817	manslaughter of an elderly person or disabled adult, aggravated
818	manslaughter of a child, or aggravated manslaughter of an
819	officer, a firefighter, an emergency medical technician, or a
820	paramedic.
821	d. Section 784.021, relating to aggravated assault.
822	e. Section 784.045, relating to aggravated battery.
823	f. Section 787.01, relating to kidnapping.
824	g. Section 787.025, relating to luring or enticing a child.
825	h. Section 787.04(2), relating to leading, taking,
826	enticing, or removing a minor beyond the state limits, or
827	concealing the location of a minor, with criminal intent pending
828	custody proceedings.
829	i. Section 787.04(3), relating to leading, taking,
830	enticing, or removing a minor beyond the state limits, or
831	concealing the location of a minor, with criminal intent pending
832	dependency proceedings or proceedings concerning alleged abuse
833	or neglect of a minor.
834	j. Section 794.011, relating to sexual battery.
835	k. Former s. 794.041, relating to sexual activity with or
836	solicitation of a child by a person in familial or custodial
837	authority.
838	l. Section 794.05, relating to unlawful sexual activity
839	with certain minors.
840	m. Section 794.08, relating to female genital mutilation.



841	n. Section 806.01, relating to arson.
842	o. Section 826.04, relating to incest.
843	p. Section 827.03, relating to child abuse, aggravated
844	child abuse, or neglect of a child.
845	q. Section 827.04, relating to contributing to the
846	delinquency or dependency of a child.
847	r. Section 827.071, relating to sexual performance by a
848	child.
849	s. Chapter 847, relating to <u>child sexual abuse material</u>
850	child pornography.
851	t. Chapter 893, relating to a drug abuse prevention and
852	control offense, if that offense was committed in the preceding
853	5 years.
854	u. Section 985.701, relating to sexual misconduct in
855	juvenile justice programs.
856	2. A misdemeanor offense prohibited under any of the
857	following statutes:
858	a. Section 784.03, relating to battery, if the victim of
859	the offense was a minor.
860	b. Section 787.025, relating to luring or enticing a child.
861	c. Chapter 847, relating to <u>child sexual abuse material</u>
862	child pornography.
863	3. A criminal act committed in another state or under
864	federal law which, if committed in this state, constitutes an
865	offense prohibited under any statute listed in subparagraph 1.
866	or subparagraph 2.
867	Section 17. Paragraph (z) of subsection (5) of section
868	456.074, Florida Statutes, is amended to read:
869	456.074 Certain health care practitioners; immediate



870	suspension of license
871	(5) The department shall issue an emergency order
872	suspending the license of any health care practitioner who is
873	arrested for committing or attempting, soliciting, or conspiring
874	to commit any act that would constitute a violation of any of
875	the following criminal offenses in this state or similar
876	offenses in another jurisdiction:
877	(z) Section 847.0137, relating to the transmission of <u>child</u>
878	sexual abuse material child pornography by electronic device or
879	equipment.
880	Section 18. Section 847.002, Florida Statutes, is amended
881	to read:
882	847.002 Child sexual abuse material Child pornography
883	prosecutions
884	(1) Any law enforcement officer who, pursuant to a criminal
885	investigation, recovers images or movies of child sexual abuse
886	material child pornography shall:
887	(a) Provide such images or movies to the law enforcement
888	agency representative assigned to the Child Victim
889	Identification Program at the National Center for Missing and
890	Exploited Children, as required by the center's guidelines.
891	(b) Request the law enforcement agency contact information
892	from the Child Victim Identification Program for any images or
893	movies recovered which contain an identified victim of child
894	sexual abuse material child pornography as defined in s. 960.03.
895	(c) Provide case information to the Child Victim
896	Identification Program, as required by the National Center for
897	Missing and Exploited Children guidelines, in any case where the
898	law enforcement officer identifies a previously unidentified



899 victim of child sexual abuse material child pornography. 900 (2) Any law enforcement officer submitting a case for 901 prosecution which involves the production, promotion, or 902 possession of child sexual abuse material child pornography 903 shall submit to the designated prosecutor the law enforcement 904 agency contact information provided by the Child Victim 905 Identification Program at the National Center for Missing and 906 Exploited Children, for any images or movies involved in the 907 case which contain the depiction of an identified victim of 908 child sexual abuse material child pornography as defined in s. 909 960.03. 910 (3) In every filed case involving an identified victim of 911 child sexual abuse material child pornography, as defined in s. 912 960.03, the prosecuting agency shall enter the following 913 information into the Victims in Child Sexual Abuse Material 914 Child Pornography Tracking Repeat Exploitation database 915 maintained by the Office of the Attorney General: 916 (a) The case number and agency file number. 917 (b) The named defendant. 918 (c) The circuit court division and county. 919 (d) Current court dates and the status of the case. 920 (e) Contact information for the prosecutor assigned. 921 (f) Verification that the prosecutor is or is not in 922 possession of a victim impact statement and will use the 923 statement in sentencing. 924 Section 19. Subsections (1) and (4) of section 847.01357, 925 Florida Statutes, are amended to read: 926 847.01357 Exploited children's civil remedy.-927 (1) Any person who, while under the age of 18, was a victim

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928 of a sexual abuse crime listed in chapter 794, chapter 800, 929 chapter 827, or chapter 847, where any portion of such abuse was 930 used in the production of child sexual abuse material child 931 pornography, and who suffers personal or psychological injury as 932 a result of the production, promotion, or possession of such 933 images or movies, may bring an action in an appropriate state court against the producer, promoter, or possessor of such 934 935 images or movies, regardless of whether the victim is now an 936 adult. In any action brought under this section, a prevailing 937 plaintiff shall recover the actual damages such person sustained 938 and the cost of the suit, including reasonable attorney's fees. 939 Any victim who is awarded damages under this section shall be 940 deemed to have sustained damages of at least \$150,000.

941 (4) It is not a defense to a civil cause of action under 942 this section that the respondent did not know the victim or 943 commit the abuse depicted in any image of <u>child sexual abuse</u> 944 material child pornography.

945 Section 20. Section 847.0139, Florida Statutes, is amended 946 to read:

947 847.0139 Immunity from civil liability for reporting child 948 sexual abuse material child pornography, transmission of child 949 sexual abuse material child pornography, or any image, 950 information, or data harmful to minors to a minor in this 951 state.-Any person who reports to a law enforcement officer what 952 the person reasonably believes to be child sexual abuse material 953 child pornography, transmission of child sexual abuse material 954 child pornography, or any image, information, or data that is 955 harmful to minors to a minor in this state may not be held 956 civilly liable for such reporting. For purposes of this section,

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957	such reporting may include furnishing the law enforcement
958	officer with any image, information, or data that the person
959	reasonably believes to be evidence of <u>child sexual abuse</u>
960	material child pornography, transmission of child sexual abuse
961	<u>material</u> child pornography, or an image, information, or data
962	that is harmful to minors to a minor in this state.
963	Section 21. Paragraph (c) of subsection (8) of section
964	948.06, Florida Statutes, is amended to read:
965	948.06 Violation of probation or community control;
966	revocation; modification; continuance; failure to pay
967	restitution or cost of supervision
968	(8)
969	(c) For purposes of this section, the term "qualifying
970	offense" means any of the following:
971	1. Kidnapping or attempted kidnapping under s. 787.01,
972	false imprisonment of a child under the age of 13 under s.
973	787.02(3), or luring or enticing a child under s. 787.025(2)(b)
974	or (c).
975	2. Murder or attempted murder under s. 782.04, attempted
976	felony murder under s. 782.051, or manslaughter under s. 782.07.
977	3. Aggravated battery or attempted aggravated battery under
978	s. 784.045.
979	4. Sexual battery or attempted sexual battery under s.
980	794.011(2), (3), (4), or (8)(b) or (c).
981	5. Lewd or lascivious battery or attempted lewd or
982	lascivious battery under s. 800.04(4), lewd or lascivious
983	molestation under s. 800.04(5)(b) or (c)2., lewd or lascivious
984	conduct under s. 800.04(6)(b), lewd or lascivious exhibition
985	under s. 800.04(7)(b), or lewd or lascivious exhibition on

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986	computer under s. 847.0135(5)(b).
987	6. Robbery or attempted robbery under s. 812.13, carjacking
988	or attempted carjacking under s. 812.133, or home invasion
989	robbery or attempted home invasion robbery under s. 812.135.
990	7. Lewd or lascivious offense upon or in the presence of an
991	elderly or disabled person or attempted lewd or lascivious
992	offense upon or in the presence of an elderly or disabled person
993	under s. 825.1025.
994	8. Sexual performance by a child or attempted sexual
995	performance by a child under s. 827.071.
996	9. Computer pornography under s. 847.0135(2) or (3),
997	transmission of child sexual abuse material child pornography
998	under s. 847.0137, or selling or buying of minors under s.
999	847.0145.
1000	10. Poisoning food or water under s. 859.01.
1001	11. Abuse of a dead human body under s. 872.06.
1002	12. Any burglary offense or attempted burglary offense that
1003	is either a first degree felony or second degree felony under s.
1004	810.02(2) or (3).
1005	13. Arson or attempted arson under s. 806.01(1).
1006	14. Aggravated assault under s. 784.021.
1007	15. Aggravated stalking under s. 784.048(3), (4), (5), or
1008	(7).
1009	16. Aircraft piracy under s. 860.16.
1010	17. Unlawful throwing, placing, or discharging of a
1011	destructive device or bomb under s. 790.161(2), (3), or (4).
1012	18. Treason under s. 876.32.
1013	19. Any offense committed in another jurisdiction which
1014	would be an offense listed in this paragraph if that offense had



1015 been committed in this state.

1016 Section 22. Section 960.197, Florida Statutes, is amended 1017 to read:

960.197 Assistance to victims of online sexual exploitation and child sexual abuse material child pornography.-

(1) Notwithstanding the criteria set forth in s. 960.13 for crime victim compensation awards, the department may award compensation for counseling and other mental health services to treat psychological injury or trauma to:

(a) A child younger than 18 years of age who suffers psychiatric or psychological injury as a direct result of online sexual exploitation under any provision of s. 827.071, s. 847.0135, s. 847.0137, or s. 847.0138, and who does not otherwise sustain a personal injury or death; or

(b) Any person who, while younger than age 18, was depicted in any image or movie, regardless of length, of <u>child sexual</u> <u>abuse material</u> <u>child pornography</u> as defined in s. 847.001, who has been identified by a law enforcement agency or the National Center for Missing and Exploited Children as an identified victim of <u>child sexual abuse material</u> <u>child pornography</u>, who suffers psychiatric or psychological injury as a direct result of the crime, and who does not otherwise sustain a personal injury or death.

(2) Compensation under this section is not contingent upon pursuit of a criminal investigation or prosecution.

Section 23. This act shall take effect October 1, 2022.

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1044 Delete everything before the enacting clause 1045 and insert: A bill to be entitled 1046 1047 An act relating to sexually explicit material; amending s. 775.0847, F.S.; redefining terms; 1048 1049 replacing the term "child pornography" with the term 1050 "child sexual abuse material"; defining the term 1051 "identifiable minor"; revising the list of 1052 circumstances under which specified offenses may be 1053 reclassified; amending s. 784.049, F.S.; increasing 1054 the monetary damages that an aggrieved person may 1055 receive as a result of violations relating to sexual 1056 cyberharassment; amending s. 827.071, F.S.; defining 1057 and redefining terms; conforming provisions to changes 1058 made by the act; creating s. 836.13, F.S.; defining 1059 terms; prohibiting the willful and malicious promotion 1060 of certain images without consent; providing criminal 1061 penalties; providing a civil cause of action; 1062 providing applicability; providing construction; 1063 creating s. 836.14, F.S.; defining terms; prohibiting 1064 a person from obtaining certain images with the intent 1065 to promote such images; prohibiting the possession of 1066 certain images with intent to promote without consent; 1067 prohibiting the promotion of certain images without 1068 consent; providing criminal penalties; providing a 1069 civil cause of action; providing applicability; 1070 providing construction; amending s. 847.001, F.S.; redefining terms; replacing the term "child 1071 pornography" with the term "child sexual abuse 1072



1073 material"; defining the terms "identifiable minor" and 1074 "promote"; amending 847.011; authorizing law 1075 enforcement officers to arrest certain persons without 1076 a warrant; authorizing a search warrant to be issued 1077 for further investigation upon proper affidavits being 1078 made; amending 847.0137, F.S.; deleting the definition 1079 of the term "minor"; redefining the term "transmit"; 1080 conforming provisions to changes made by the act; 1081 amending s. 921.0022, F.S.; ranking offenses created 1082 by this act for purposes of the severity ranking chart 1083 of the Criminal Punishment Code; conforming provisions 1084 to changes made by the act; amending s. 960.03, F.S.; 1085 replacing the term "child pornography" with the term 1086 "child sexual abuse material"; conforming provisions 1087 to changes made by the act; amending ss. 288.1254, and 1088 847.0141 F.S.; conforming cross-references; amending ss. 39.0138, 92.56, 92.561, 435.07, 456.074, 847.002, 1089 1090 847.01357, 847.0139, 948.06, and 960.197, F.S.; 1091 conforming provisions to changes made by the act; 1092 providing an effective date.