Florida House of Representatives - 1999 CS/CS/HB 15

By the Committee on Judiciary and Representatives Futch, Ball and Fasano

1	A bill to be entitled
2	An act relating to culpable negligence;
3	creating s. 812.030, F.S.; providing
4	definitions; specifying the offense of culpable
5	negligence causing public financial injury;
6	specifying elements of the offense; providing
7	penalties; requiring certain notice in certain
8	state contracts; specifying that failure to
9	provide such notice does not constitute a
10	defense to the offense; providing for
11	prosecuting such offenses; providing an
12	effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Section 812.030, Florida Statutes, is
17	created to read:
18	812.030 Culpable negligence causing public financial
19	injury
20	(1) For purposes of this act:
21	(a) "Culpable negligence" means negligence of a gross
22	and flagrant character which evinces a reckless disregard for
23	public property and is so outrageous as to raise a presumption
24	that the offender was indifferent to the consequences of his
25	or her action or inaction.
26	(b) "Public property" means property, as defined in s.
27	812.012, which is owned by the state, except funds held by the
28	state for investment purposes, including public employee
29	retirement or pension funds.
30	
31	

1

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

Florida House of Representatives - 1999 CS/CS/HB 15 687-100-99

1	(c) "State" means the state, any agency of the state,
2	any political subdivision of the state, or any agency of a
3	political subdivision of the state.
4	(2)(a) A person commits the offense of culpable
5	negligence causing public financial injury if the state has
6	entrusted public property to such person and the person
7	through culpable negligence causes losses, or through inaction
8	allows losses, in the value of such property of \$100,000 or
9	more in any 12-month period. For purposes of this paragraph:
10	1. "Entrust" means giving custody or control by any
11	means, to a person or, in the case of a legal entity, to that
12	entity's officers, directors, employees, or agents who have
13	managerial authority over the public property or who could
14	otherwise prevent financial injury, regardless of the
15	existence of a fiduciary relationship.
16	2. "Causes losses, or through inaction allows losses"
17	means acting or failing to act under circumstances which would
18	indicate that a loss of value would occur when such a loss
19	could reasonably be foreseen and prevented, even though the
20	loss was not actually intended.
21	(b) If the loss is valued at \$100,000 or more, but
22	less than \$1 million, the offense is a misdemeanor of the
23	first degree, punishable as provided in ss. 775.082 and
24	<u>775.083.</u>
25	(c) If the loss is valued at \$1 million or more, the
26	offense is a felony of the third degree, punishable as
27	provided in ss. 775.082, 775.083, and 775.084.
28	(3) Any state contract with a contract value of
	(5) Any State contract with a contract value of
29	\$50,000 or more shall include notice of the provisions of
29 30	

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

Florida House of Representatives - 1999 687-100-99

constitute a defense to the crime of culpable negligence causing public financial injury. (4) Prosecutions for violations of this section may be brought on behalf of the state by any state attorney or by the statewide prosecutor. Only the Department of Legal Affairs, б any state attorney, or any state agency having jurisdiction over conduct in violation of a provision of ss. 812.012-812.037 or s. 812.081 may institute civil proceedings under this section. Section 2. This act shall take effect July 1, 1999.

CODING: Words stricken are deletions; words underlined are additions.