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By the Committee on Corrections and Representatives Harrington, Fasano and Feeney $\,$

A bill to be entitled An act relating to correctional facilities; creating s. 784.078, F.S.; defining "facility" and "employee"; defining the offense of battery of facility employee by throwing, tossing, or expelling certain fluids or materials on an employee of a correctional facility of the state or local government or a secure facility operated and maintained by the Department of Corrections or the Department of Juvenile Justice or other facility employee, so as to cause or attempt to cause such employee to come into contact with the fluid or material; providing penalties; amending s. 921.0022, F.S.; providing for ranking the offense of battery of a facility employee for purposes of the Criminal Punishment Code offense severity ranking chart; amending s. 945.35, F.S.; providing an educational requirement for correctional facility inmates on communicable diseases; providing, upon the request of a correctional officer or other employee or any unincarcerated person lawfully present in a correctional facility, for testing of such persons and any inmate who may have transmitted a communicable disease to such persons; providing for results to be communicated to affected parties; providing for access to health care; providing that test results are inadmissible in court cases; requiring the

1 department to promulgate rules; providing an 2 effective date. 3 4 Be It Enacted by the Legislature of the State of Florida: 5 6 Section 1. Section 784.078, Florida Statutes, is 7 created to read: 8 784.078 Battery of facility employee by throwing, 9 tossing, or expelling certain fluids or materials .--10 (1) As used in this section, the term "facility" means 11 a state correctional institution defined in s. 944.02(6); a 12 private correctional facility defined in s. 944.710 or under 13 chapter 957; a county, municipal, or regional jail or other 14 detention facility of local government under chapter 950 or chapter 951; or a secure facility operated and maintained by 15 16 the Department of Corrections or the Department of Juvenile 17 Justice. (2)(a) As used in this section, the term "employee" 18 19 means any person employed by or performing contractual 20 services for a public or private entity operating a facility. 21 (b) "Employee" includes any person who is a parole 22 examiner with the Florida Parole Commission. 23 (3)(a) It is unlawful for any person, while being 24 detained in a facility and with intent to harass, annoy, 25 threaten, or alarm a person in a facility whom he or she knows 26 or reasonably should know to be an employee of such facility, 27 to cause or attempt to cause such employee to come into 28 contact with blood, masticated food, regurgitated food, saliva, seminal fluid, or urine or feces, whether by throwing, 29 tossing, or expelling such fluid or material. 30

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1	(b) Any person who violates paragraph (a) commits							
2	battery of a facility employee, a felony of the third degree,							
3	punishable as provided in s. 775.082, s. 775.083, or s.							
4	775.084.							
5	Section 2. Paragraph (d) of subsection (3) of section							
6	921.0022, Florida Statutes, 1998 Supplement, is amended to							
7	read:							
8	921.0022 Criminal Punishment Code; offense severity							
9	ranking chart							
10	(3) OFFENSE SEVERITY RANKING CHART							
11								
12	Florida	Felony						
13	Statute	Degree	Description					
14								
15								
16			(d) LEVEL 4					
17	316.1935(3)	2nd	Driving at high speed or with					
18		wanton disregard for safety while						
19	fleeing or attempting to elud							
20	law enforcement officer who is in							
21			a marked patrol vehicle with					
22			siren and lights activated.					
23	784.07(2)(b)	3rd	Battery of law enforcement					
24			officer, firefighter, intake					
25			officer, etc.					
26	784.075	3rd	Battery on detention or					
27			commitment facility staff.					
28	<u>784.078</u>	<u>3rd</u>	Battery of facility employee by					
29			throwing, tossing, or expelling					
30			certain fluids or materials.					
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1	784.08(2)(c)	3rd	Battery on a person 65 years of
2			age or older.
3	784.081(3)	3rd	Battery on specified official or
4			employee.
5	784.082(3)	3rd	Battery by detained person on
6			visitor or other detainee.
7	784.083(3)	3rd	Battery on code inspector.
8	787.03(1)	3rd	Interference with custody;
9			wrongly takes child from
10			appointed guardian.
11	787.04(2)	3rd	Take, entice, or remove child
12			beyond state limits with criminal
13			intent pending custody
14			proceedings.
15	787.04(3)	3rd	Carrying child beyond state lines
16			with criminal intent to avoid
17			producing child at custody
18			hearing or delivering to
19			designated person.
20	790.115(1)	3rd	Exhibiting firearm or weapon
21			within 1,000 feet of a school.
22	790.115(2)(b)	3rd	Possessing electric weapon or
23			device, destructive device, or
24			other weapon on school property.
25	790.115(2)(c)	3rd	Possessing firearm on school
26			property.
27	810.02(4)(a)	3rd	Burglary, or attempted burglary,
28			of an unoccupied structure;
29			unarmed; no assault or battery.
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1	810.02(4)(b)	3rd	Burglary, or attempted burglary,
2			of an unoccupied conveyance;
3			unarmed; no assault or battery.
4	810.06	3rd	Burglary; possession of tools.
5	810.08(2)(c)	3rd	Trespass on property, armed with
6			firearm or dangerous weapon.
7	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000
8			or more but less than \$20,000.
9	812.014		
10	(2)(c)410.	3rd	Grand theft, 3rd degree, a will,
11			firearm, motor vehicle,
12			livestock, etc.
13	817.563(1)	3rd	Sell or deliver substance other
14			than controlled substance agreed
15			upon, excluding s. 893.03(5)
16			drugs.
17	828.125(1)	2nd	Kill, maim, or cause great bodily
18			harm or permanent breeding
19			disability to any registered
20			horse or cattle.
21	837.02(1)	3rd	Perjury in official proceedings.
22	837.021(1)	3rd	Make contradictory statements in
23			official proceedings.
24	843.025	3rd	Deprive law enforcement,
25			correctional, or correctional
26			probation officer of means of
27			protection or communication.
28	843.15(1)(a)	3rd	Failure to appear while on bail
29			for felony (bond estreature or
30			bond jumping).
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1	874.05(1)	3rd	Encouraging or recruiting another					
2			to join a criminal street gang.					
3	893.13(2)(a)1.	2nd	Purchase of cocaine (or other s.					
4			893.03(1)(a), (b), or (d), or					
5			(2)(a) or (b) drugs).					
6	914.14(2)	3rd	Witnesses accepting bribes.					
7	914.22(1)	3rd	Force, threaten, etc., witness,					
8			victim, or informant.					
9	914.23(2)	3rd	Retaliation against a witness,					
10			victim, or informant, no bodily					
11			injury.					
12	918.12 3rd Tampering with jurors.							
13	Section 3. Section 945.35, Florida Statutes, is							
14	amended to read:							
15	945.35 Requirement for education on human							
16	immunodeficiency virus <u>, and</u> acquired immune deficiency							
17	syndrome, and other communicable diseases							
18	(1) The Department of Corrections, in conjunction with							
19	the Department of Health and Rehabilitative Services, shall							
20	establish a mandatory introductory and continuing education							
21	program on human immunodeficiency virus <u>, and</u> acquired immune							
22	deficiency syndrome, and other communicable diseases for all							
23	inmates. Programs shall be specifically designed for inmates							
24	while incarcerated and in preparation for release into the							
25	community. Consideration shall be given to cultural and other							
26	relevant differences among inmates in the development of							
27	educational materials and shall include emphasis on behavior							
28	and attitude change. The education program shall be							
29	continuously updated to reflect the latest medical information							
30	available.							
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- (2) The Department of Corrections, in conjunction with the Department of Health and Rehabilitative Services, shall establish a mandatory education program on human immunodeficiency virus, and acquired immune deficiency syndrome, and other communicable diseases with an emphasis on appropriate behavior and attitude change to be offered on an annual basis to all staff in correctional facilities, including new staff.
- (3) When there is evidence that an inmate, while in the custody of the department, has engaged in behavior which places the inmate at a high risk of transmitting or contracting a human immunodeficiency disorder or other communicable disease, the department may begin a testing program which is consistent with guidelines of the Centers for Disease Control and Prevention and recommendations of the Correctional Medical Authority. For purposes of this subsection, "high-risk behavior" includes:
 - (a) Sexual contact with any person.
 - (b) An altercation involving exposure to body fluids.
 - (c) The use of intravenous drugs.
 - (d) Tattooing.
- (e) Any other activity medically known to transmit the virus.
- (4) The results of such tests shall become a part of that inmate's medical file, accessible only to persons designated by agency rule.
- inmate may have intentionally or unintentionally transmitted a communicable disease to any correctional officer or any employee of the department, or to any person lawfully present in a correctional facility who is not incarcerated there, the

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department shall, upon request of the affected correctional officer, employee, or other person, cause the inmate who may have transmitted the communicable disease to be promptly tested for its presence and communicate the results as soon as practicable to the person requesting the test be performed, and to the inmate tested if the inmate so requests.

- (6) If the results of the test pursuant to subsection (5) indicate the presence of a communicable disease, the department shall provide appropriate access for counseling, health care, and support services to the affected correctional officer, employee, or other person, and to the inmate tested.
- (7) The results of a test under subsections (5) and (6) are inadmissible against the person tested in any federal or state civil or criminal case or proceeding.
- (8) The department shall promulgate rules to implement subsections (5), (6), and (7). Such rules shall require that the results of any tests are communicated only to a person requesting the test and the inmate tested. Such rules shall also provide for procedures designed to protect the privacy of a person requesting that the test be performed and the privacy of the inmate tested.
- (9) (9) (5) The department shall establish policies consistent with guidelines of the Centers for Disease Control and Prevention and recommendations of the Correctional Medical Authority on the housing, physical contact, dining, recreation, and exercise hours or locations for inmates with immunodeficiency disorders as are medically indicated and consistent with the proper operation of its facilities.
- (10)(6) The department shall report to the Legislature by March 1 each year as to the implementation of this program 31 and the participation by inmates and staff.

1	Section	4.	This	act	shall	take	effect	October	1,	1999.
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