By Senator Campbell

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33-1111-00 See HB

A bill to be entitled An act relating to mandatory sentences for sexual felony offenses; creating s. 794.0116, F.S.; defining "repeat sexual felony offender"; providing within the definition a category of enumerated felony offenses in violation of s. 794.011, F.S., relating to sexual battery; requiring the court to sentence a defendant as a repeat sexual felony offender and impose a 20-year mandatory minimum term of imprisonment under specified circumstances when the defendant is to be sentenced for committing or attempting to commit any of the enumerated felony violations of s. 794.011, F.S., and the defendant has previously been convicted of committing or attempting to commit any one of certain enumerated felony offenses involving sexual battery; providing penalties; providing procedures and criteria for court determination if the defendant is a repeat sexual felony offender; providing for sentencing as a repeat sexual felony offender; providing for construction; amending s. 800.04, F.S.; specifying sexual activity by certain persons with certain younger persons as sexual battery; providing penalties; providing a mandatory minimum sentencing period; providing an effective date. Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 794.0116, Florida Statutes, is created to read:

794.0116 Repeat sexual felony offenders; definition; procedure; enhanced penalties.--

- (1) As used in this act, "repeat sexual felony offender" means a defendant for whom the court must impose a mandatory minimum term of imprisonment, as provided in subsection (3), if it finds that:
- (a) The defendant has previously been convicted of a felony or an attempt or conspiracy to commit a felony and one or more of such convictions was for:
- 1. Any felony offense in violation of s.

 794.011(2)(b), (3), (4), or (5) or s. 800.04, or an attempt or conspiracy to commit such felony offense.
- 2. A qualified offense as defined in s. 775.084(1)(e), if the elements of the qualified offense are substantially similar to the elements of a felony offense in violation of s. 794.011(2)(b), (3), (4), or (5), or an attempt or conspiracy to commit the felony offense.
- (b) The felony for which the defendant is to be sentenced is one of the felonies enumerated in subparagraph (a)1. or subparagraph (a)2. and was committed:
- 1. While the defendant was serving a prison sentence or other sentence imposed as a result of a prior conviction for any offense enumerated in subparagraph (a)1. or subparagraph (a)2.; or
- 2. Within 20 years after the date of the conviction of the last prior offense enumerated in subparagraph (a)1. or subparagraph (a)2., or within 20 years after the defendant's release from a prison sentence, probation, community control, or other sentence imposed as a result of a prior conviction

for any offense enumerated in subparagraph (a)1. or subparagraph (a)2., whichever is later.

- (c) The defendant has not received a pardon on the ground of innocence for any crime that is necessary for the operation of this subsection.
- (d) A conviction of a crime necessary to the operation of this subsection has not been set aside in any postconviction proceeding.
- (2) In a separate proceeding, the court shall determine if the defendant is a repeat sexual felony offender. The procedure shall be as follows:
- (a) The court shall obtain and consider a presentence investigation prior to the imposition of a sentence as a repeat sexual felony offender.
- (b) Written notice shall be served on the defendant and the defendant's attorney a sufficient time prior to the entry of a plea or prior to the imposition of sentence in order to allow the preparation of a submission on behalf of the defendant.
- (c) Except as provided in paragraph (a), all evidence presented shall be presented in open court with full rights of confrontation, cross-examination, and representation by counsel.
- (d) Each of the findings required as the basis for such sentence shall be found to exist by a preponderance of the evidence and shall be appealable to the extent normally applicable to similar findings.
- (e) For the purpose of identification of a repeat sexual felony offender, the court shall fingerprint the defendant pursuant to s. 921.241.

1	(f) For an offense committed on or after the effective
2	date of this act, if the court, in a separate proceeding
3	pursuant to this subsection, determines that the defendant
4	meets the criteria under subsection (1) for imposing such
5	sanction, the court must sentence the defendant as a repeat
6	sexual felony offender, subject to imprisonment pursuant to
7	this section as provided in subsection (3).
8	(3)(a) The court, in conformity with the procedure
9	established in subsection (2), must sentence the repeat sexual
10	felony offender to a mandatory minimum term of 20 years'
11	imprisonment.
12	(b) Nothing in this subsection shall prevent a court
13	from imposing a greater sentence of incarceration as
14	authorized by law.
15	Section 2. Subsection (4) of section 800.04, Florida
16	Statutes, is amended to read:
17	800.04 Lewd or lascivious offenses committed upon or
18	in the presence of persons less than 16 years of age
19	(4)(a) LEWD OR LASCIVIOUS BATTERYA person who:
20	$\frac{1.(a)}{a}$ Engages in sexual activity with a person 12
21	years of age or older but less than 16 years of age; or
22	2.(b) Encourages, forces, or entices any person less
23	than 16 years of age to engage in sadomasochistic abuse,
24	sexual bestiality, prostitution, or any other act involving
25	sexual activity
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27	commits lewd or lascivious battery, a felony of the second
28	degree, punishable as provided in s. 775.082, s. 775.083, or
29	s. 775.084.
30	(b) A person who is over 24 years of age and who

31 engages in sexual activity with a person 12 or 13 years of age

commits sexual battery, a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, s. 775.084, or s. 794.0115. Upon conviction of a violation of this paragraph, the court shall sentence the violator to a minimum mandatory sentence of 10 years. Section 3. This act shall take effect October 1, 2000. LEGISLATIVE SUMMARY Defines the term "repeat sexual felony offender" and provides within the definition a category of enumerated felony offenses relating to sexual battery. Requires a court to sentence a defendant as a repeat sexual felony offender and impose a 20-year mandatory minimum term of imprisonment when the defendant is to be sentenced for committing or attempting to commit any of the enumerated felonies and the defendant has previously been convicted of committing or attempting to commit any one of enumerated felony offenses involving sexual battery. Provides procedures and criteria for court determination of the defendant as a repeat sexual felony offender and provides for sentencing as a repeat sexual felony offender. Specifies sexual activity by a person 24 years of age or older with persons 12 or 13 years of age as second degree felony sexual battery and provides a 10-year mandatory minimum sentencing period. Defines the term "repeat sexual felony offender" and 10-year mandatory minimum sentencing period.