2004 Legislature CS for CS for SB 1376, 2nd Engrossed (ntc)

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 2
           An act relating to habitual misdemeanor
           offenders; creating s. 775.0837, F.S.;
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           providing definitions; specifying alternatives
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 5
           for sentencing a habitual misdemeanor offender;
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           providing that such alternatives are
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           imprisonment, commitment, or detention;
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           specifying a minimum and maximum time period
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           for such alternatives; providing criminal
           penalties; limiting the applicability of the
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           sentencing alternatives; providing an effective
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           date.
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    Be It Enacted by the Legislature of the State of Florida:
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           Section 1. Section 775.0837, Florida Statutes, is
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    created to read:
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           775.0837 Habitual misdemeanor offenders.--
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          (1) As used in this section, the term:
          (a) "Convicted" means a determination of guilt which
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    is the result of a trial or the entry of a plea of quilty or
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   nolo contendere, regardless of whether adjudication is
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   withheld.
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          (b) "Habitual misdemeanor offender" means a defendant
    who is before the court for sentencing for a specified
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    misdemeanor offense and who has previously been convicted, as
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    an adult, of four or more specified misdemeanor offenses which
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   meet the following criteria:
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           1. The offenses, in relation to each other and the
   misdemeanor before the court for sentencing, are separate
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offenses that are not part of the same criminal transaction or 2 episode. 3 The offenses were committed within 1 year of the date that the misdemeanor before the court for sentencing was 4 5 committed. (c) "Specified misdemeanor offense" means those 6 misdemeanor offenses described in chapter 741, chapter 784, 8 chapter 790, chapter 796, chapter 800, chapter 806, chapter 9 810, chapter 812, chapter 817, chapter 831, chapter 832, chapter 843, chapter 856, chapter 893, or chapter 901. 10 (d) "Imprisonment" means incarceration in a county 11 jail operated by the county or a private vendor. 12 13 (2) If the court finds that a defendant before the 14 court for sentencing for a misdemeanor is a habitual misdemeanor offender, the court shall, unless the court makes 15 a finding that an alternative disposition is in the best 16 interests of the community and defendant, sentence the 17 18 defendant as a habitual misdemeanor offender and impose one of 19 the following sentences: 20 (a) A term of imprisonment of not less than 6 months, but not to exceed 1 year; 21 (b) Commitment to a residential treatment program for 2.2 23 not less than 6 months, but not to exceed 364 days, provided 24 that the treatment program is operated by the county or a private vendor with which the county has contracted to operate 2.5 such program, or by a private vendor under contract with the 26 state or licensed by the state to operate such program, and 2.7 28 provided that any referral to a residential treatment facility 29 is in accordance with the assessment criteria for residential treatment established by the Department of Children and Family 30 Services, and that residential treatment beds are available or

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other community-based treatment program or a combination of
   residential and community-based program; or
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          (c) Detention for not less than 6 months, but not to
   exceed 364 days, to a designated residence, if the detention
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    is supervised or monitored by the county or by a private
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   vendor with which the county has contracted to supervise or
   monitor the detention.
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   The court may not sentence a defendant under this subsection
    if the misdemeanor offense before the court for sentencing has
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   been reclassified as a felony as a result of any prior
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   qualifying misdemeanor.
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           Section 2. This act shall take effect upon becoming a
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   law.
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CODING: Words stricken are deletions; words underlined are additions.