Florida Senate - 2007

By Senator Ring

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32-1061-07
 1
                        A bill to be entitled
 2
           An act relating to the offense of sexual
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           battery on a minor; amending s. 95.11, F.S.;
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           providing for the time period for commencing a
           civil action based upon an act that constitutes
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           sexual battery upon a minor to be tolled under
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           certain circumstances; amending s. 775.15,
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           F.S.; providing that the time period for
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           commencing a prosecution for sexual battery
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           upon a minor does not run during certain
           specified time periods; 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. Present subsection (8) of section 95.11,
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   Florida Statutes, is redesignated as subsection (9), and a new
    subsection (8) is added to that section, to read:
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           95.11 Limitations other than for the recovery of real
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    property. -- Actions other than for recovery of real property
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    shall be commenced as follows:
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          (8) FOR ACTIONS BASED UPON AN ACT THAT CONSTITUTES
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    SEXUAL BATTERY UPON A MINOR .-- The time period for commencing
    an action based on an act upon a victim younger than 18 years
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    of age which constitutes what is described as sexual battery
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    in s. 794.011 shall be tolled until the victim becomes 18
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   years of age or during any period of time in which it is
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   determined by a medical practitioner licensed under chapter
    458 or chapter 459, or a mental health professional otherwise
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    licensed in this state for the treatment of mental, emotional,
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   or behavioral disorders, that:
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CODING: Words stricken are deletions; words underlined are additions.

1 (a) It is medically inadvisable for the victim to 2 disclose, or the victim is unable to disclose, information concerning the incident from which the action arises outside a 3 clinical setting; 4 5 (b) It is medically inadvisable for the victim to б confront the alleged perpetrator of the act; or 7 (c) It is medically inadvisable for the victim to publicly disclose the incident from which the action arises. 8 Section 2. Subsection (13) of section 775.15, Florida 9 Statutes, is amended to read: 10 775.15 Time limitations; general time limitations; 11 12 exceptions. --13 (13)(a) If the victim of a violation of s. 794.011, former s. 794.05, Florida Statutes 1995, s. 800.04, or s. 14 826.04 is under the age of 18, the applicable period of 15 limitation, if any, does not begin to run until the victim has 16 17 reached the age of 18 or the violation is reported to a law 18 enforcement agency or other governmental agency, whichever occurs earlier. Such law enforcement agency or other 19 governmental agency shall promptly report such allegation to 20 21 the state attorney for the judicial circuit in which the 22 alleged violation occurred. If the offense is a first or 23 second degree felony violation of s. 794.011, and the offense is reported within 72 hours after its commission, the 2.4 prosecution for such offense may be commenced at any time. 25 26 This paragraph applies to any such offense except an offense 27 the prosecution of which would have been barred by subsection 2.8 (2) on or before December 31, 1984. (b) If the offense is a first degree felony violation 29 30 of s. 794.011 and the victim was under 18 years of age at the

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time the offense was committed, a prosecution of the offense

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2003.

may be commenced at any time. This paragraph applies to any such offense except an offense the prosecution of which would have been barred by subsection (2) on or before October 1, (c) If the offense is a violation of s. 794.011 and the victim was younger than 18 years of age at the time the offense was committed, the period of limitation does not run during the time the victim is younger than 18 years of age or during any period of time in which it is determined by a medical practitioner licensed under chapter 458 or chapter 459, or a mental health professional otherwise licensed in this state for the treatment of mental, emotional, or behavioral disorders, that: 1. It is medically inadvisable for the victim to disclose, or the victim is unable to disclose, information concerning the alleged incident outside a clinical setting; 2. It is medically inadvisable for the victim to confront the alleged perpetrator; or

3. It is medically inadvisable for the victim to 19 publicly disclose the alleged incident. 20

22 This paragraph applies to any such offense except an offense 23 the prosecution of which would have been barred on or before July 1, 2007. 2.4 Section 3. This act shall take effect July 1, 2007. 25

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2	SENATE SUMMARY
3	Provides for tolling the time for commencing a civil action based upon an act of sexual battery upon a minor,
4	or prosecuting the offense of sexual battery upon a minor, until the victim becomes 18 years of age or during
5	any period in which it is medically inadvisable for the victim to disclose information concerning the incident,
6	confront the perpetrator, or publicly disclose the incident. (See bill for details.)
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SB 2246

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