1

A bill to be entitled

2 An act relating to material harmful to minors; amending s. 3 847.001, F.S.; redefining the term "harmful to minors"; amending s. 847.011, F.S.; providing that it is a third-4 degree felony for any person to sell, distribute, 5 6 transmit, advertise, or possess with the intent to sell, 7 distribute, transmit, or advertise certain materials to 8 minors; providing that ignorance of a minor's age or the 9 minor's consent is not a defense in a prosecution for such a violation; providing penalties; amending s. 847.012, 10 F.S.; prohibiting a person from knowingly using a minor in 11 the production of certain materials, regardless of whether 12 those materials are intended for distribution to minors or 13 actually distributed to minors; providing a penalty; 14 providing that ignorance of a minor's age or the minor's 15 16 consent is not a defense in a prosecution for specified violations; amending s. 847.013, F.S.; providing that 17 ignorance of a minor's age or the minor's consent is not a 18 19 defense in a prosecution for specified violations; 20 revising legislative intent concerning the enforcement of such laws with respect to minors; amending s. 847.0133, 21 F.S.; revising terminology; amending s. 921.0022, F.S., 22 relating to the offense severity ranking chart of the 23 24 Criminal Punishment Code; establishing offense levels to 25 conform to changes made by the act; providing an exemption to sections amended by this act for providers of 26 communications services and providers of information 27

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2008
    CS/HB 559, Engrossed 1
          services in certain circumstances; providing an effective
28
29
          date.
30
    Be It Enacted by the Legislature of the State of Florida:
31
32
          Section 1.
                      Subsection (6) of section 847.001, Florida
33
    Statutes, is amended to read:
34
                 Definitions.--As used in this chapter, the term:
35
          847.001
36
          (6)
               "Harmful to minors" means any reproduction, imitation,
    characterization, description, exhibition, presentation, or
37
    representation, of whatever kind or form, depicting nudity,
38
    sexual conduct, or sexual excitement when it:
39
               Predominantly appeals to a the prurient, shameful, or
40
          (a)
    morbid interest of minors;
41
               Is patently offensive to prevailing standards in the
42
          (b)
43
    adult community as a whole with respect to what is suitable
    material or conduct for minors; and
44
               Taken as a whole, is without serious literary,
45
          (C)
46
    artistic, political, or scientific value for minors.
47
    A mother's breastfeeding of her baby is not under any
48
49
    circumstance "harmful to minors."
          Section 2.
                      Subsections (1) and (2) of section 847.011,
50
51
    Florida Statutes, are amended to read:
                 Prohibition of certain acts in connection with
52
          847.011
    obscene, lewd, etc., materials; penalty.--
53
                  Except as provided in paragraph (c), any person who
54
          (1)(a)
55
    knowingly sells, lends, gives away, distributes, transmits,
                                  Page 2 of 20
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shows, or transmutes, or offers to sell, lend, give away, 56 57 distribute, transmit, show, or transmute, or has in his or her possession, custody, or control with intent to sell, lend, give 58 59 away, distribute, transmit, show, transmute, or advertise in any 60 manner, any obscene book, magazine, periodical, pamphlet, newspaper, comic book, story paper, written or printed story or 61 62 article, writing, paper, card, picture, drawing, photograph, motion picture film, figure, image, phonograph record, or wire 63 or tape or other recording, or any written, printed, or recorded 64 65 matter of any such character which may or may not require mechanical or other means to be transmuted into auditory, 66 visual, or sensory representations of such character, or any 67 article or instrument for obscene use, or purporting to be for 68 obscene use or purpose; or who knowingly designs, copies, draws, 69 70 photographs, poses for, writes, prints, publishes, or in any 71 manner whatsoever manufactures or prepares any such material, matter, article, or thing of any such character; or who 72 knowingly writes, prints, publishes, or utters, or causes to be 73 74 written, printed, published, or uttered, any advertisement or notice of any kind, giving information, directly or indirectly, 75 76 stating, or purporting to state, where, how, of whom, or by what 77 means any, or what purports to be any, such material, matter, 78 article, or thing of any such character can be purchased, obtained, or had; or who in any manner knowingly hires, employs, 79 uses, or permits any person knowingly to do or assist in doing 80 any act or thing mentioned above, commits is quilty of a 81 misdemeanor of the first degree, punishable as provided in s. 82 775.082 or s. 775.083. A person who, after having been convicted 83 Page 3 of 20

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of a violation of this subsection, thereafter violates any of its provisions, <u>commits</u> is guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(b) The knowing possession by any person of three or more
identical or similar materials, matters, articles, or things
coming within the provisions of paragraph (a) is prima facie
evidence of the violation of the said paragraph.

92 (c) A person who commits a violation of paragraph (a) or 93 subsection (2) which is based on materials that depict a minor 94 engaged in any act or conduct that is harmful to minors commits 95 a felony of the third degree, punishable as provided in s. 96 <u>775.082, s. 775.083, or s. 775.084.</u>

97 <u>(d) A person's ignorance of a minor's age, a minor's</u> 98 <u>misrepresentation of his or her age, a bona fide belief of a</u> 99 <u>minor's age, or a minor's consent may not be raised as a defense</u> 100 <u>in a prosecution for one or more violations of paragraph (a) or</u> 101 <u>subsection (2).</u>

102 (2)Except as provided in paragraph (1)(c), a person who knowingly has in his or her possession, custody, or control any 103 104 obscene book, magazine, periodical, pamphlet, newspaper, comic 105 book, story paper, written or printed story or article, writing, paper, card, picture, drawing, photograph, motion picture film, 106 film, any sticker, decal, emblem or other device attached to a 107 motor vehicle containing obscene descriptions, photographs, or 108 depictions, any figure, image, phonograph record, or wire or 109 tape or other recording, or any written, printed, or recorded 110 matter of any such character which may or may not require 111 Page 4 of 20

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112 mechanical or other means to be transmuted into auditory, 113 visual, or sensory representations of such character, or any 114 article or instrument for obscene use, or purporting to be for 115 obscene use or purpose, without intent to sell, lend, give away, 116 distribute, transmit, show, transmute, or advertise the same, 117 commits is quilty of a misdemeanor of the second degree, 118 punishable as provided in s. 775.082 or s. 775.083. A person who, after having been convicted of violating this subsection, 119 120 thereafter violates any of its provisions commits is quilty of a misdemeanor of the first degree, punishable as provided in s. 121 122 775.082 or s. 775.083. In any prosecution for such possession, it is shall not be necessary to allege or prove the absence of 123 such intent. 124

Section 3. Section 847.012, Florida Statutes, is amended to read:

127 847.012 <u>Harmful materials;</u> Prohibition of sale or other
128 distribution of harmful materials to minors or using minors in
129 production prohibited persons under 18 years of age; penalty.--

(1) As used in this section, "knowingly" means having the
general knowledge of, reason to know, or a belief or ground for
belief which warrants further inspection or inquiry of both:

133 (a) The character and content of any material described in 134 this section herein which is reasonably susceptible of 135 examination by the defendant; τ and

(b) The age of the minor; however, an honest mistake shall
constitute an excuse from liability hereunder if the defendant
made a reasonable bona fide attempt to ascertain the true age of
such minor.

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140	(2) A person's ignorance of a minor's age, a minor's
141	misrepresentation of his or her age, a bona fide belief of a
142	minor's age, or a minor's consent may not be raised as a defense
143	in a prosecution for a violation of this section.
144	<u>(3)</u> <u>A</u> It is unlawful for any person <u>may not</u> knowingly
145	to sell, rent, or loan for monetary consideration to a minor:
146	(a) Any picture, photograph, drawing, sculpture, motion
147	picture film, videocassette, or similar visual representation or
148	image of a person or portion of the human body which depicts
149	nudity or sexual conduct, sexual excitement, sexual battery,
150	bestiality, or sadomasochistic abuse and which is harmful to
151	minors <u>;</u> , or
152	(b) Any book, pamphlet, magazine, printed matter however
153	reproduced, or sound recording <u>that</u> which contains any matter
154	defined in s. 847.001, explicit and detailed verbal descriptions
155	or narrative accounts of sexual excitement, or sexual conduct
156	and <u>that</u> which is harmful to minors.
157	(4) A person may not knowingly use a minor in the
158	production of any material described in subsection (3),
159	regardless of whether the material is intended for distribution
160	to minors or is actually distributed to minors.
161	(5)(3) Any person violating any provision of this section
162	<u>commits</u> is guilty of a felony of the third degree, punishable as
163	provided in s. 775.082, s. 775.083, or s. 775.084.
164	(6)(4) Every act, thing, or transaction forbidden by this
165	section constitutes a separate offense and is punishable as
166	such.
167	(7) (5) (a) The circuit court has jurisdiction to enjoin a
I	Page 6 of 20

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168 violation of this section upon complaint filed by the state 169 attorney in the name of the state upon the relation of such 170 state attorney.

After the filing of such a complaint, the judge to 171 (b) 172 whom it is presented may grant an order restraining the person complained of until final hearing or further order of the court. 173 174 Whenever the relator state attorney requests a judge of such court to set a hearing upon an application for such a 175 176 restraining order, the such judge shall set the such hearing for 177 a time within 3 days after the making of the such request. The 178 No such order may not shall be made unless the such judge is satisfied that sufficient notice of the application therefor has 179 180 been given to the party restrained of the time when and place 181 where the application for the such restraining order is to be 182 made.

(c) The person sought to be enjoined <u>is</u> shall be entitled
to a trial of the issues within 1 day after joinder of issue,
and a decision shall be rendered by the court within 2 days
<u>after</u> of the conclusion of the trial.

(d) <u>If</u> In the event that a final decree of injunction is entered, it <u>must</u> shall contain a provision directing the defendant having the possession, custody, or control of the materials, matters, articles, or things affected by the injunction to surrender the same to the sheriff and requiring the sheriff to seize and destroy the same. The sheriff shall file a certificate of her or his compliance.

 (e) In any action brought as provided in this section, <u>a</u>
 195 no bond or undertaking <u>may not</u> shall be required of the state or Page 7 of 20

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196 the state attorney before the issuance of a restraining order 197 provided for by paragraph (b), and there shall be no liability 198 on the part of the state or the state attorney may not be held 199 <u>liable</u> for costs or for damages sustained by reason of <u>the such</u> 200 restraining order in any case where a final decree is rendered 201 in favor of the person sought to be enjoined.

(f) Every person who has possession, custody, or control of, or otherwise deals with, any of the materials, matters, articles, or things described in this section, after the service upon her or him of a summons and complaint in an action for injunction brought under this section, is chargeable with knowledge of the contents and character thereof.

208 <u>(8)(6)</u> The several sheriffs and state attorneys shall 209 vigorously enforce this section within their respective 210 jurisdictions.

211 <u>(9)(7)</u> This section does not apply to the exhibition of 212 motion pictures, shows, presentations, or other representations 213 regulated under the provisions of s. 847.013.

214 Section 4. Section 847.013, Florida Statutes, is amended 215 to read:

216 847.013 Exposing minors to harmful motion pictures,
217 exhibitions, shows, presentations, or representations.--

(1) "KNOWINGLY" DEFINED.--As used in this section
"knowingly" means having general knowledge of, reason to know,
or a belief or ground for belief which warrants further
inspection or inquiry of both:

(a) The character and content of any motion picture
 described herein which is reasonably susceptible of examination
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by the defendant, or the character of any exhibition, presentation, representation, or show described herein, other than a motion picture show, which is reasonably susceptible of being ascertained by the defendant<u>i</u>, and

(b) The age of the minor; however, an honest mistake shall
constitute an excuse from liability hereunder if the defendant
made a reasonable bona fide attempt to ascertain the true age of
such minor.

(2) MINOR'S AGE.--A person's ignorance of a minor's age, a
 minor's misrepresentation of his or her age, a bona fide belief
 of a minor's age, or a minor's consent may not be raised as a
 defense in a prosecution for a violation of this section.

236

(3) (2) OFFENSES AND PENALTIES. --

A It is unlawful for any person may not knowingly to 237 (a) exhibit for a monetary consideration to a minor or knowingly to 238 239 sell or rent a videotape of a motion picture to a minor or knowingly sell to a minor an admission ticket or pass or 240 knowingly admit a minor for a monetary consideration to premises 241 242 whereon there is exhibited a motion picture, exhibition, show, 243 representation, or other presentation which, in whole or in part, depicts nudity, sexual conduct, sexual excitement, sexual 244 245 battery, bestiality, or sadomasochistic abuse and which is harmful to minors. 246

(b) <u>A</u> It is unlawful for any person may not knowingly to
rent or sell, or loan to a minor for monetary consideration, a
videocassette or a videotape of a motion picture, or similar
presentation, which, in whole or in part, depicts nudity, sexual
conduct, sexual excitement, sexual battery, bestiality, or

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252 sadomasochistic abuse and which is harmful to minors.

(c) The provisions of paragraph (a) do not apply to a
minor when the minor is accompanied by his or her parents or
either of them.

(d) <u>A</u> It is unlawful for any minor may not to falsely
represent to the owner of any premises mentioned in paragraph
(a), or to the owner's agent, or to any person mentioned in
paragraph (b), that <u>the</u> such minor is 17 years of age or older,
with the intent to procure <u>the</u> such minor's admission to such
premises, or <u>the</u> such minor's purchase or rental of a videotape,
for a monetary consideration.

A It is unlawful for any person may not to knowingly 263 (e) 264 make a false representation to the owner of any premises 265 mentioned in paragraph (a), or to the owner's agent, or to any 266 person mentioned in paragraph (b), that he or she is the parent 267 of any minor or that any minor is 17 years of age or older, with intent to procure the such minor's admission to the such 268 269 premises or to aid the such minor in procuring admission 270 thereto, or to aid or enable the such minor's purchase or rental of a videotape, for a monetary consideration. 271

(f) A violation of any provision of this subsection
constitutes a misdemeanor of the first degree, punishable as
provided in s. 775.082 or s. 775.083.

275

(4) (3) INJUNCTIVE PROCEEDINGS.--

(a) The circuit court has jurisdiction to enjoin a
threatened violation of subsection (2) upon complaint filed by
the state attorney in the name of the state upon the relation of
such state attorney.

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280 After the filing of such a complaint, the judge to (b) 281 whom it is presented may grant an order restraining the person or persons complained of until final hearing or further order of 282 283 the court. Whenever the relator requests a judge of the such 284 court to set a hearing upon an application for such a 285 restraining order, the such judge shall set the such hearing for 286 a time within 3 days after the making of the such request. An No 287 such order may not shall be made unless the such judge is 288 satisfied that sufficient notice of the application therefor has 289 been given to the person or persons restrained of the time when 290 and place where the application for the such restraining order is to be heard. However, the such notice shall be dispensed with 291 292 when it is manifest to the such judge, from the allegations of a sworn complaint or independent affidavit, sworn to by the 293 294 relator or by some person associated with him or her in the 295 field of law enforcement and filed by the relator, that the 296 apprehended violation will be committed if an immediate remedy 297 is not afforded.

(c) The person or persons sought to be enjoined <u>are shall</u>
be entitled to a trial of the issues within 1 day after joinder
of issue, and a decision shall be rendered by the court within 2
days after the conclusion of the trial.

(d) In any action brought as provided in this section, <u>a</u>
mo bond or undertaking <u>is not</u> shall be required of the state or
the relator state attorney before the issuance of a restraining
order provided for by this section, and there <u>is shall be</u> no
liability on the part of the state or the relator state attorney
for costs or damages sustained by reason of such restraining
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308 order in any case in which a final decree is rendered in favor 309 of the person or persons sought to be enjoined.

(e) Every person who has possession, custody, or control
of, or otherwise deals with, any motion picture, exhibition,
show, representation, or presentation described in this section,
after the service upon him or her of a summons and complaint in
an action for injunction brought under this section, is
chargeable with knowledge of the contents or character thereof.

(5) (4) LEGISLATIVE INTENT. -- In order to make the 316 application and enforcement of this section uniform throughout 317 318 the state, it is the intent of the Legislature to preempt the field, to the exclusion of counties and municipalities, insofar 319 as it concerns exposing persons under 17 years of age to harmful 320 321 motion pictures, exhibitions, shows, representations, and presentations, and commercial or sexual exploitation. To that 322 323 end, it is hereby declared that every county ordinance and every 324 municipal ordinance adopted prior to July 1, 1969, and relating 325 to such subject shall stand abrogated and unenforceable on and 326 after such date and that no county, municipality, or consolidated county-municipal government shall have the power to 327 328 adopt any ordinance relating to that subject on or after such 329 effective date.

330 Section 5. Subsection (1) of section 847.0133, Florida331 Statutes, is amended to read:

332 847.0133 Protection of minors; prohibition of certain acts333 in connection with obscenity; penalty.--

334 (1) <u>A</u> It is unlawful for any person may not knowingly to
 335 sell, rent, loan, give away, distribute, transmit, or show any
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336 obscene material to a minor. For purposes of this section 337 "obscene material" means any obscene book, magazine, periodical, 338 pamphlet, newspaper, comic book, story paper, written or printed 339 story or article, writing paper, card, picture, drawing, 340 photograph, motion picture film, figure, image, videotape, 341 videocassette, phonograph record, or wire or tape or other 342 recording, or any written, printed, or recorded matter of any 343 such character which may or may not require mechanical or other 344 means to be transmuted into auditory, visual, or sensory 345 representations of such character, or any article or instrument 346 for obscene use, or purporting to be for obscene use or purpose. The term "obscene" has shall have the same meaning as set forth 347 in s. 847.001. 348 349 Section 6. Paragraph (f) of subsection (3) of section 921.0022, Florida Statutes, is amended to read: 350 351 921.0022 Criminal Punishment Code; offense severity 352 ranking chart. --353 (3) OFFENSE SEVERITY RANKING CHART 354 (f) LEVEL 6 355 Florida Felony Description Statute Degree 356 316.193(2)(b) Felony DUI, 4th or subsequent 3rd conviction. 357 499.0051(3) Forgery of pedigree papers. 2nd 358

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	CS/HB 559, Engrossed 1		2008
	499.0051(4)	2nd	Purchase or receipt of legend drug from unauthorized person.
359	499.0051(5)	2nd	Sale of legend drug to unauthorized person.
360	775.0875(1)	3rd	Taking firearm from law enforcement officer.
361	784.021(1)(a)	3rd	Aggravated assault; deadly weapon without intent to kill.
362	784.021(1)(b)	3rd	Aggravated assault; intent to commit
363	784.041	3rd	felony. Felony battery; domestic battery by
364	784.048(3)	3rd	strangulation. Aggravated stalking; credible threat.
365	784.048(5)	3rd	Aggravated stalking of person under 16.
	784.07(2)(c)	2nd	Aggravated assault on law enforcement officer.
367	784.074(1)(b)	2nd	Aggravated assault on sexually violent predators facility staff.
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FLORIDA HOUSE OF REPRESENTATI

CS/HB 559, Engrossed 1 2008 784.08(2)(b) 2nd Aggravated assault on a person 65 years of age or older. 369 Aggravated assault on specified 784.081(2) 2nd official or employee. 370 784.082(2) 2nd Aggravated assault by detained person on visitor or other detainee. 371 784.083(2) Aggravated assault on code inspector. 2nd 372 787.02(2) 3rd False imprisonment; restraining with purpose other than those in s. 787.01. 373 Discharging firearm or weapon on school 790.115(2)(d) 2nd property. 374 790.161(2) 2nd Make, possess, or throw destructive device with intent to do bodily harm or damage property. 375 790.164(1) 2nd False report of deadly explosive, weapon of mass destruction, or act of arson or violence to state property. 376 790.19 Shooting or throwing deadly missiles 2nd into dwellings, vessels, or vehicles. 377 Page 15 of 20

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	CS/HB 559, Engrossed 1		2008
	794.011(8)(a)	3rd	Solicitation of minor to participate in sexual activity by custodial adult.
378	794.05(1)	2nd	Unlawful sexual activity with specified minor.
379	800.04(5)(d)	3rd	Lewd or lascivious molestation; victim 12 years of age or older but less than
380	800.04(6)(b)	2nd	16 years; offender less than 18 years.
381	800.04(6)(D)	2110	Lewd or lascivious conduct; offender 18 years of age or older.
501	806.031(2)	2nd	Arson resulting in great bodily harm to firefighter or any other person.
382	810.02(3)(c)	2nd	Burglary of occupied structure; unarmed; no assault or battery.
383	812.014(2)(b)1.	2nd	Property stolen \$20,000 or more, but
			less than \$100,000, grand theft in 2nd degree.
384	812.014(6)	2nd	Theft; property stolen \$3,000 or more;
385			coordination of others.
	812.015(9)(a)	2nd	Retail theft; property stolen \$300 or
			Page 16 of 20

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	CS/HB 559, Engrossed 1		2008
386			more; second or subsequent conviction.
	812.015(9)(b)	2nd	Retail theft; property stolen \$3,000 or more; coordination of others.
387	812.13(2)(c)	2nd	Robbery, no firearm or other weapon
	012.13(2)(0)	2110	(strong-arm robbery).
388	817.034(4)(a)1.	lst	Communications fraud, value greater than \$50,000.
389	817.4821(5)	2nd	Possess cloning paraphernalia with intent to create cloned cellular
390			telephones.
	825.102(1)	3rd	Abuse of an elderly person or disabled adult.
391	825.102(3)(c)	3rd	Neglect of an elderly person or disabled adult.
392	825.1025(3)	3rd	Lewd or lascivious molestation of an elderly person or disabled adult.
393	825.103(2)(c)	3rd	Exploiting an elderly person or
			disabled adult and property is valued at less than \$20,000.
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FLORIDA HOUSE OF REPRESENTATIVE	FΙ	LΟ	RΙ	DA	4	Н	0	U	S	Е	0	F	F	2	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т		V	Е	1
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	CS/HB 559, Engrossed 1			2008
395	827.03(1)	3rd	Abuse of a child.	
396	827.03(3)(c)	3rd	Neglect of a child.	
390	827.071(2)&(3)	2nd	Use or induce a child in a sexual performance, or promote or direct suc performance.	ch
397 398	836.05	2nd	Threats; extortion.	
500	836.10	2nd	Written threats to kill or do bodily injury.	
399 400	843.12	3rd	Aids or assists person to escape.	
100	847.011	<u>3rd</u>	Distributing, offering to distribute, or possessing with intent to distribu obscene materials depicting minors.	_
401	847.012	<u>3rd</u>	Knowingly using a minor in the production of materials harmful to minors.	
402	847.0135(2)	3rd	Facilitates sexual conduct of or with minor or the visual depiction of such conduct.	
403				
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	CS/HB 559, Engrossed 1		2008
1	914.23	2nd	Retaliation against a witness, victim,
			or informant, with bodily injury.
404			
	944.35(3)(a)2.	3rd	Committing malicious battery upon or
			inflicting cruel or inhuman treatment
			on an inmate or offender on community
			supervision, resulting in great bodily
405			harm.
105	944.40	2nd	Escapes.
406			
	944.46	3rd	Harboring, concealing, aiding escaped
			prisoners.
407			
	944.47(1)(a)5.	2nd	Introduction of contraband (firearm,
			weapon, or explosive) into correctional
			facility.
408	951.22(1)	3rd	Intoxicating drug, firearm, or weapon
	991.22(1)	510	introduced into county facility.
409			
410			
411	Section 7.	The amer	ndments to ss. 847.012, 847.011,
412	847.013, and 847	.0133, F]	lorida Statutes, by this act do not
413	apply to provide	ers of con	mmunications services as defined in s.
414	202.11, Florida	Statutes,	, or to providers of information
415	services, includ	ling, but	not limited to, Internet access service
416	providers and ho	sting ser	rvice providers, when they only provide
,			Page 19 of 20

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417 the transmission, storage, or caching of electronic 418 communications or messages of others or provide other related 419 communications or information services used by others in 420 violation of such amended provisions. This exemption shall not 421 apply to providers of communications services as defined in s. 422 202.11, Florida Statutes, or providers of information services that knowingly for commercial advantage or private financial 423 gain facilitate the specific violation of such amended 424 425 provisions by others. 426 Section 8. This act shall take effect July 1, 2008.

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