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2008

A bill to be entitled An act relating to illegal or undocumented aliens; creating s. 775.0865, F.S.; requiring that the court reclassify a felony or misdemeanor offense to the next higher degree if the offense is the second or subsequent offense committed by an illegal or undocumented alien who has unlawfully reentered the United States after deportation; providing for application of the severity ranking chart of the Criminal Punishment Code; defining the term "illegal or undocumented alien"; creating s. 944.5965, F.S.; requiring that the Department of Corrections provide to the United States Department of Homeland Security certain information concerning inmates who are suspected of being illegal or undocumented aliens; requiring that the department transfer an illegal or undocumented alien to the custody of the United States Department of Homeland Security upon completion of sentence; providing procedures for the Department of Corrections to transfer illegal or undocumented aliens who voluntarily choose to return to their country of origin; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Section 775.0865, Florida Statutes, is created to read: 775.0865 Crimes committed by an illegal or undocumented alien; felony or misdemeanor reclassification .--

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29	(1) If an illegal or undocumented alien is convicted of
30	committing a felony or misdemeanor in this state and:
31	(a) Has previously been convicted of a felony or
32	misdemeanor in this state;
33	(b) Has been deported to his or her home country by the
34	Bureau of Immigration and Customs Enforcement of the United
35	States Department of Homeland Security; and
36	(c) Has reentered the United States without legal
37	authorization and documentation,
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39	the court shall reclassify the felony or misdemeanor to the next
40	higher degree as provided in this section.
41	(2) The reclassification shall be made in the following
42	manner:
43	(a) In the case of a misdemeanor of the second degree, the
44	offense shall be reclassified as a misdemeanor of the first
45	degree.
46	(b) In the case of a misdemeanor of the first degree, the
47	offense shall be reclassified as a felony of the third degree.
48	(c) In the case of a felony of the third degree, the
49	offense shall be reclassified as a felony of the second degree.
50	(d) In the case of a felony of the second degree, the
51	offense shall be reclassified as a felony of the first degree.
52	(e) In the case of a felony of the first degree or a
53	felony of the first degree punishable by a term of imprisonment
54	not exceeding life, the offense shall be reclassified as a life
55	felony.

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56	(3) For purposes of sentencing under chapter 921, the
57	following offense severity ranking levels apply:
58	(a) An offense that is a misdemeanor of the first degree
59	and that is reclassified under this section as a felony of the
60	third degree shall be ranked in level 2 of the offense severity
61	ranking chart.
62	(b) A felony offense that is reclassified under this
63	section shall be one level above the ranking specified in s.
64	921.0022 or s. 921.0023 for the offense committed.
65	(4) As used in this section, the term "illegal or
66	undocumented alien" means a person who:
67	(a) Is not a citizen of the United States;
68	(b) Has entered the United States in violation of federal
69	law;
70	(c) Is not lawfully present in the United States; or
71	(d) Has legally entered the United States subject to a
72	time limit but has remained illegally in the United States after
73	the expiration of the time limit.
74	Section 2. Section 944.5965, Florida Statutes, is created
75	to read:
76	944.5965 List of suspected illegal or undocumented aliens;
77	notifications to the United States Department of Homeland
78	Security; voluntary transfer of illegal or undocumented aliens
79	to their countries of origin; procedures
80	(1) The department shall compile monthly a list of persons
81	suspected to be illegal or undocumented aliens who are serving a
82	sentence in a correctional institution in this state. The list
83	shall include the earliest possible date of release of the

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2008 offender, whether through expiration of the term of the imposed 84 85 sentence, parole, or other means. The department shall provide a 86 copy of the list to the Immigration and Customs Enforcement 87 Section of the United States Department of Homeland Security so 88 that the section may determine whether it wishes to take custody 89 of the suspected illegal or undocumented aliens. If the 90 Immigration and Customs Enforcement Section indicates that it 91 wishes to take custody of an inmate, the department is 92 responsible for the inmate until the section takes physical 93 custody of the inmate. 94 The department, pursuant to a valid detainer lodged (2) against an illegal or undocumented alien who is not legally 95 96 present in the United States and who has been convicted of or 97 has pled guilty to a felony, shall transfer that alien to the 98 custody of the Immigration and Customs Enforcement Section of 99 the United States Department of Homeland Security upon 100 completion of the alien's prison term. The department may at any time interview inmates 101 (3) 102 appearing on the monthly list of persons suspected to be illegal 103 or undocumented aliens who are serving a sentence in a 104 correctional institution in this state. The department may ask 105 the inmate whether he or she would prefer to finish his or her 106 sentence in the correctional facility or whether he or she would 107 prefer to be released from incarceration and returned to his or her country of origin. If the inmate voluntarily agrees to be 108 109 returned to his or her country of origin, the department shall 110 purchase for the inmate a one-way airplane ticket to the inmate's country of origin. The department shall transfer the 111 Page 4 of 5

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112	inmate to the county jail in the county of the airport from
113	which the inmate will depart. At the time of departure, deputies
114	of the sheriff shall escort the inmate from the county jail to
115	the appropriate airplane and may not leave the airport boarding
116	area until the airplane is airborne.
117	Section 3. This act shall take effect July 1, 2008.

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