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A bill to be entitled

2 An act relating to criminal justice; repealing s. 16.07, 3 F.S., relating to a prohibition on the Attorney General 4 collecting any fee for defending any supposed offender; 5 repealing s. 30.11, F.S., relating to a sheriff's or 6 deputy's required place of residence; amending ss. 384.34 7 and 796.08, F.S.; removing references to conform to 8 changes made by the act; amending s. 775.0877, F.S.; 9 removing penalty provisions relating to criminal 10 transmission of HIV; amending s. 893.13, F.S.; removing 11 penalty provisions relating to obsolete community residential drug punishment centers; amending s. 921.187, 12 F.S.; removing sentencing provisions relating to community 13 14 residential drug punishment centers and quarantine of offenders convicted of criminal transmission of HIV; 15 16 repealing s. 944.293, F.S., relating to initiation of restoration of civil rights; amending s. 948.001, F.S.; 17 removing the definition of the term "criminal guarantine 18 19 community control"; repealing s. 948.034, F.S., relating to community residential drug punishment centers; 20 21 repealing s. 948.0345, F.S., relating to community service 22 alternative to fines; amending s. 984.04, F.S.; removing a 23 reference to conform to changes made by the act; amending ss. 948.101 and 948.11, F.S.; removing references to 24 25 criminal quarantine community control; repealing s. 957.125, F.S., relating to authorization for the 26 Correctional Privatization Commission to contract for 27 28 youthful offender correctional facilities; repealing s. Page 1 of 16

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29	985.4891, F.S., relating to sheriff's training and respect
30	programs; amending ss. 958.046, 985.445, 985.47, 985.483,
31	985.494, and 985.645, F.S.; conforming provisions to the
32	repeal of s. 985.4891, F.S.; providing an effective date.
33	
34	Be It Enacted by the Legislature of the State of Florida:
35	
36	Section 1. Section 16.07, Florida Statutes, is repealed.
37	Section 2. <u>Section 30.11, Florida Statutes, is repealed.</u>
38	Section 3. Subsection (5) of section 384.34, Florida
39	Statutes, is amended to read:
40	384.34 Penalties
41	(5) Any person who violates the provisions of s. $384.24(2)$
42	commits a felony of the third degree, punishable as provided in
43	<u>s.</u> <del>ss.</del> 775.082, <u>s.</u> 775.083, <u>or s.</u> 775.084 <del>, and 775.0877(7)</del> . Any
44	person who commits multiple violations of the provisions of s.
45	384.24(2) commits a felony of the first degree, punishable as
46	provided in <u>s.</u> <del>ss.</del> 775.082, <u>s.</u> 775.083, <u>or s.</u> 775.084 <del>, and</del>
47	<del>775.0877(7)</del> .
48	Section 4. Subsections (3) and (7) of section 775.0877,
49	Florida Statutes, are amended to read:
50	775.0877 Criminal transmission of HIV; procedures;
51	penalties
52	(3) An offender who has undergone HIV testing pursuant to
53	subsection (1), and to whom positive test results have been
54	disclosed pursuant to subsection (2), who commits a second or
55	subsequent offense enumerated in paragraphs (1)(a)-(n), commits
56	criminal transmission of HIV, a felony of the third degree,
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57 punishable as provided in s. 775.082, s. 775.083, or s. 775.084 58 subsection (7). A person may be convicted and sentenced separately for a violation of this subsection and for the 59 60 underlying crime enumerated in paragraphs (1)(a) - (n). 61 (7) In addition to any other penalty provided by law for 62 an offense enumerated in paragraphs (1)(a)-(n), the court may 63 require an offender convicted of criminal transmission of HIV to 64 serve a term of criminal quarantine community control, as described in s. 948.001. 65 Section 5. Subsection (5) of section 796.08, Florida 66 67 Statutes, is amended to read: Screening for HIV and sexually transmissible 68 796.08 69 diseases; providing penalties.-70 (5) A person who: Commits or offers to commit prostitution; or 71 (a) 72 (b) Procures another for prostitution by engaging in 73 sexual activity in a manner likely to transmit the human 74 immunodeficiency virus, and who, prior to the commission of such 75 crime, had tested positive for human immunodeficiency virus and 76 knew or had been informed that he or she had tested positive for 77 human immunodeficiency virus and could possibly communicate such 78 disease to another person through sexual activity commits 79 criminal transmission of HIV, a felony of the third degree, 80 punishable as provided in s. 775.082, s. 775.083, or s. 775.084, or s. 775.0877(7). A person may be convicted and sentenced 81 separately for a violation of this subsection and for the 82 83 underlying crime of prostitution or procurement of prostitution.

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84 Section 6. Subsections (10), (11), and (12) of section 85 893.13, Florida Statutes, are amended to read: 893.13 Prohibited acts; penalties.-86 (10) Notwithstanding any provision of the sentencing 87 88 quidelines or the Criminal Punishment Code to the contrary, on 89 or after October 1, 1993, any defendant who: 90 Violates subparagraph (1) (a) 1., subparagraph (1) (c) 2., <del>(a)</del> 91 subparagraph (1) (d) 2., subparagraph (2) (a) 1., or paragraph 92 (5) (a); and (b) Has not previously been convicted, regardless of 93 whether adjudication was withheld, of any felony, other than a 94 95 violation of subparagraph (1) (a) 1., subparagraph (1) (c) 2., subparagraph (1) (d) 2., subparagraph (2) (a) 1., or paragraph 96 97 <del>(5) (a),</del> 98 99 may be required by the court to successfully complete a term of 100 probation pursuant to the terms and conditions set forth in s. 101 948.034(1), in lieu of serving a term of imprisonment. 102 (11) Notwithstanding any provision of the sentencing guidelines or the Criminal Punishment Code to the contrary, on 103 104 or after January 1, 1994, any defendant who: 105 (a) Violates subparagraph (1) (a) 2., subparagraph (2) (a) 2., 106 paragraph (5) (b), or paragraph (6) (a); and 107 (b) Has not previously been convicted, regardless of whether adjudication was withheld, of any felony, other than a 108 violation of subparagraph (1) (a) 2., subparagraph (2) (a) 2., 109 paragraph (5) (b), or paragraph (6) (a), 110 111

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112 may be required by the court to successfully complete a term of 113 probation pursuant to the terms and conditions set forth in s. 114 948.034(2), in lieu of serving a term of imprisonment.

115 (10) (12) If a person violates any provision of this 116 chapter and the violation results in a serious injury to a state 117 or local law enforcement officer as defined in s. 943.10, 118 firefighter as defined in s. 633.30, emergency medical technician as defined in s. 401.23, paramedic as defined in s. 119 120 401.23, employee of a public utility or an electric utility as defined in s. 366.02, animal control officer as defined in s. 121 828.27, volunteer firefighter engaged by state or local 122 123 government, law enforcement officer employed by the Federal Government, or any other local, state, or Federal Government 124 125 employee injured during the course and scope of his or her 126 employment, the person commits a felony of the third degree, 127 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 128 If the injury sustained results in death or great bodily harm, 129 the person commits a felony of the second degree, punishable as 130 provided in s. 775.082, s. 775.083, or s. 775.084.

131 Section 7. Section 921.187, Florida Statutes, is amended 132 to read:

921.187 Disposition and sentencing; alternatives;
restitution.-

(1) The alternatives provided in this section for the
disposition of criminal cases shall be used in a manner that
will best serve the needs of society, punish criminal offenders,
and provide the opportunity for rehabilitation.

139 (a) If the offender does not receive a state prison

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140 sentence, the court may:

141 <u>(a)</u><sup>1</sup>. Impose a split sentence whereby the offender is to 142 be placed on probation upon completion of any specified period 143 of such sentence, which period may include a term of years or 144 less.

145 (b)2. Make any other disposition that is authorized by 146 law.

147 <u>(c)</u> <u>3.</u> Place the offender on probation with or without an 148 adjudication of guilt pursuant to s. 948.01.

149 <u>(d)</u> 4. Impose a fine and probation pursuant to s. 948.011 150 when the offense is punishable by both a fine and imprisonment 151 and probation is authorized.

(e) 5. Place the offender into community control requiring
 intensive supervision and surveillance pursuant to chapter 948.

154 (f) 6. Impose, as a condition of probation or community 155 control, a period of treatment which shall be restricted to a 156 county facility, a Department of Corrections probation and 157 restitution center, a probation program drug punishment 158 treatment community, or a community residential or 159 nonresidential facility, excluding a community correctional 160 center as defined in s. 944.026, which is owned and operated by 161 any qualified public or private entity providing such services. 162 Before admission to such a facility, the court shall obtain an individual assessment and recommendations on the appropriate 163 164 treatment needs, which shall be considered by the court in 165 ordering such placements. Placement in such a facility, except 166 for a county residential probation facility, may not exceed 364 days. Placement in a county residential probation facility may 167

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168 not exceed 3 years. Early termination of placement may be 169 recommended to the court, when appropriate, by the center 170 supervisor, the supervising probation officer, or the probation 171 program manager.

172 (g)7. Sentence the offender pursuant to s. 922.051 to 173 imprisonment in a county jail when a statute directs 174 imprisonment in a state prison, if the offender's cumulative 175 sentence, whether from the same circuit or from separate 176 circuits, is not more than 364 days.

177 (h) 8. Sentence the offender who is to be punished by 178 imprisonment in a county jail to a jail in another county if 179 there is no jail within the county suitable for such prisoner 180 pursuant to s. 950.01.

181 <u>(i)</u>9. Require the offender to participate in a work-182 release or educational or technical training program pursuant to 183 s. 951.24 while serving a sentence in a county jail, if such a 184 program is available.

185 <u>(j)</u>10. Require the offender to perform a specified public 186 service pursuant to s. 775.091.

187 <u>(k)</u>11. Require the offender who violates chapter 893 or 188 violates any law while under the influence of a controlled 189 substance or alcohol to participate in a substance abuse 190 program.

191 <u>(1)1.12.a.</u> Require the offender who violates any criminal 192 provision of chapter 893 to pay an additional assessment in an 193 amount up to the amount of any fine imposed, pursuant to ss. 194 938.21 and 938.23.

195 <u>2.</u> Bequire the offender who violates any provision of s. Page 7 of 16

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196 893.13 to pay an additional assessment in an amount of \$100, 197 pursuant to ss. 938.25 and 943.361.

198 (m)<del>13.</del> Impose a split sentence whereby the offender is to 199 be placed in a county jail or county work camp upon the 200 completion of any specified term of community supervision.

201 <u>(n)</u>14. Impose split probation whereby upon satisfactory 202 completion of half the term of probation, the Department of 203 Corrections may place the offender on administrative probation 204 pursuant to s. 948.013 for the remainder of the term of 205 supervision.

206 <u>(0)</u>15. Require residence in a state probation and 207 restitution center or private drug treatment program for 208 offenders on community control or offenders who have violated 209 conditions of probation.

210 (p)<del>16.</del> Impose any other sanction which is provided within 211 the community and approved as an intermediate sanction by the 212 county public safety coordinating council as described in s. 213 951.26.

214 (q) 17. Impose, as a condition of community control, 215 probation, or probation following incarceration, a requirement 216 that an offender who has not obtained a high school diploma or 217 high school equivalency diploma or who lacks basic or functional 218 literacy skills, upon acceptance by an adult education program, 219 make a good faith effort toward completion of such basic or functional literacy skills or high school equivalency diploma, 220 as defined in s. 1003.435, in accordance with the assessed adult 221 general education needs of the individual offender. 222

223 (b)1. Notwithstanding any provision of former s. 921.001 Page 8 of 16

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224 or s. 921.002 to the contrary, on or after October 1, 1993, the 225 court may require any defendant who violates s. 893.13(1)(a)1., 226 (1)(c)2., (1)(d)2., (2)(a)1., or (5)(a), and meets the criteria 227 described in s. 893.13(10), to successfully complete a term of 228 probation pursuant to the terms and conditions set forth in s. 229 948.034(1), in lieu of serving a term of imprisonment.

230 <u>921.001 or</u> 2. Notwithstanding any provision of former 231 s. 921.002 to the contrary, on or after October 1, 1993, the 232 court may require any defendant who violates s. 893.13(1)(a)2., 233 (2) (a) 2., (5) (b), or (6) (a), and meets the criteria described in 234 s. 893.13(11), to successfully complete a term of probation 235 pursuant to the terms and conditions set forth in s. 948.034(2), 236 in lieu of serving a term of imprisonment.

237 (2) In addition to any other penalty provided by law for
an offense enumerated in s. 775.0877(1)(a)-(n), if the offender
239 is convicted of criminal transmission of HIV pursuant to s.
240 775.0877, the court may sentence the offender to criminal
241 quarantine community control as described in s. 948.001.

242 (2) (2) (3) The court shall require an offender to make 243 restitution under s. 775.089, unless the court finds clear and 244 compelling reasons not to order such restitution. If the court 245 does not order restitution, or orders restitution of only a 246 portion of the damages, as provided in s. 775.089, the court 247 shall state the reasons on the record in detail. An order requiring an offender to make restitution to a victim under s. 248 249 775.089 does not remove or diminish the requirement that the 250 court order payment to the Crimes Compensation Trust Fund under 251 chapter 960.

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252	Section 8. Section 944.293, Florida Statutes, is repealed.
253	Section 9. Subsections (4) through (10) of section
254	948.001, Florida Statutes, are redesignated as subsections (3)
255	through (9), respectively, and subsection (3) of that section is
256	amended to read:
257	948.001 DefinitionsAs used in this chapter, the term:
258	(3) "Criminal quarantine community control" means
259	intensive supervision, by officers with restricted caseloads,
260	with a condition of 24-hour-per-day electronic monitoring, and a
261	condition of confinement to a designated residence during
262	designated hours.
263	Section 10. Section 948.034, Florida Statutes, is
264	repealed.
265	Section 11. Section 948.0345, Florida Statutes, is
266	repealed.
267	Section 12. Subsection (1) of section 948.04, Florida
268	Statutes, is amended to read:
269	, 948.04 Period of probation; duty of probationer; early
270	termination
271	(1) Defendants found guilty of felonies who are placed on
272	probation shall be under supervision not to exceed 2 years
273	unless otherwise specified by the court. No defendant placed on
274	probation pursuant to s. 948.012(1) or s. 948.034 is subject to
275	the probation limitations of this subsection. A defendant who is
276	placed on probation or community control for a violation of
277	chapter 794 or chapter 827 is subject to the maximum level of
278	supervision provided by the supervising agency, and that
279	supervision shall continue through the full term of the court-
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280 imposed probation or community control.

281 Section 13. Section 948.101, Florida Statutes, is amended 282 to read: 948.101 Terms and conditions of community control and 283 284 criminal quarantine community control.-285 The court shall determine the terms and conditions of (1)286 community control. Conditions specified in this subsection do 287 not require oral pronouncement at the time of sentencing and may 288 be considered standard conditions of community control. 289 (a) The court shall require intensive supervision and 290 surveillance for an offender placed into community control, 291 which may include but is not limited to: 292 (a) 1. Specified contact with the parole and probation officer. 293 294 (b) 2. Confinement to an agreed-upon residence during hours 295 away from employment and public service activities. 296 (c) 3. Mandatory public service. 297 (d)4. Supervision by the Department of Corrections by 298 means of an electronic monitoring device or system. 299 (e) 5. The standard conditions of probation set forth in s. 300 948.03. 301 (b) For an offender placed on criminal quarantine 302 community control, the court shall require: 303 1. Electronic monitoring 24 hours per day. 304 2. Confinement to a designated residence during designated 305 hours. The enumeration of specific kinds of terms and 306 (2)307 conditions does not prevent the court from adding thereto any Page 11 of 16

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308 other terms or conditions that the court considers proper. 309 However, the sentencing court may only impose a condition of 310 supervision allowing an offender convicted of s. 794.011, s. 311 800.04, s. 827.071, s. 847.0135(5), or s. 847.0145 to reside in 312 another state if the order stipulates that it is contingent upon 313 the approval of the receiving state interstate compact 314 authority. The court may rescind or modify at any time the terms 315 and conditions theretofore imposed by it upon the offender in community control. However, if the court withholds adjudication 316 317 of guilt or imposes a period of incarceration as a condition of 318 community control, the period may not exceed 364 days, and incarceration shall be restricted to a county facility, a 319 probation and restitution center under the jurisdiction of the 320 321 Department of Corrections, a probation program drug punishment phase I secure residential treatment institution, or a community 322 residential facility owned or operated by any entity providing 323 324 such services.

325 (3) The court may place a defendant who is being sentenced 326 for criminal transmission of HIV in violation of s. 775.0877 on 327 criminal quarantine community control. The Department of 328 Corrections shall develop and administer a criminal guarantine 329 community control program emphasizing intensive supervision with 330 24-hour-per-day electronic monitoring. Criminal quarantine 331 community control status must include surveillance and may 332 include other measures normally associated with community 333 control, except that specific conditions necessary to monitor 334 this population may be ordered. 335 Section 14. Subsection (1) of section 948.11, Florida

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336 Statutes, is amended to read: 337 948.11 Electronic monitoring devices.-338 (1) (a) The Department of Corrections may, at its 339 discretion, electronically monitor an offender sentenced to 340 community control. 341 (b) The Department of Corrections shall electronically 342 monitor an offender sentenced to criminal quarantine community 343 control 24 hours per day. 344 Section 15. Section 957.125, Florida Statutes, is 345 repealed. 346 Section 16. Section 985.4891, Florida Statutes, is 347 repealed. 348 Section 17. Section 958.046, Florida Statutes, is amended 349 to read: 350 958.046 Placement in county-operated boot camp programs 351 for youthful offenders.-In counties where there are county-352 operated youthful offender boot camp programs, other than boot 353 camps described in s. 958.04 or sheriff's training and respect 354 programs in s. 985.4891, the court may sentence a youthful 355 offender to such a boot camp. In county-operated youthful 356 offender boot camp programs, juvenile offenders shall not be 357 commingled with youthful offenders. 358 Section 18. Section 985.445, Florida Statutes, is amended 359 to read: 360 985.445 Cases involving grand theft of a motor vehicle.-If 361 the offense committed by the child was grand theft of a motor 362 vehicle, the court: Upon a first adjudication for a grand theft of a motor 363 (1) Page 13 of 16

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vehicle, may place the child in a sheriff's training and respect program, unless the child is ineligible under s. 985.4891, and shall order the child to complete a minimum of 50 hours of community service.

368 (2) Upon a second adjudication for grand theft of a motor
369 vehicle which is separate and unrelated to the previous
370 adjudication, may place the child in a sheriff's training and
371 respect program, unless the child is ineligible under s.
372 985.4891, and shall order the child to complete a minimum of 100
373 hours of community service.

(3) Upon a third adjudication for grand theft of a motor
vehicle which is separate and unrelated to the previous
adjudications, shall place the child in a sheriff's training and
respect program or other treatment program, unless the child is
ineligible under s. 985.4891, and shall order the child to
complete a minimum of 250 hours of community service.

380 Section 19. Paragraph (a) of subsection (6) of section381 985.47, Florida Statutes, is amended to read:

985.47 Serious or habitual juvenile offender.-

383 (6) ACTION ON RECOMMENDATIONS.—The treatment and placement 384 recommendations shall be submitted to the court for further 385 action under this subsection:

(a) If it is recommended that placement in a serious or
habitual juvenile offender program or facility is inappropriate,
the court shall make an alternative disposition under s.
985.4891 or other alternative sentencing as applicable, using
the recommendation as a guide.

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391 Section 20. Paragraph (a) of subsection (6) of section392 985.483, Florida Statutes, is amended to read:

393 985.483 Intensive residential treatment program for
394 offenders less than 13 years of age.-

395 (6) ACTION ON RECOMMENDATIONS.—The treatment and placement 396 recommendations shall be submitted to the court for further 397 action under this subsection:

(a) If it is recommended that placement in an intensive
residential treatment program for offenders less than 13 years
of age is inappropriate, the court shall make an alternative
disposition under s. 985.4891 or other alternative sentencing as
applicable, using the recommendation as a guide.

403 Section 21. Subsection (1) of section 985.494, Florida 404 Statutes, is amended to read:

405 985.494 Commitment programs for juvenile felony 406 offenders.-

(1) Notwithstanding any other law and regardless of the child's age, a child who is adjudicated delinquent, or for whom adjudication is withheld, for an act that would be a felony if committed by an adult, shall be committed to:

411 (a) A sheriff's training and respect program under s.
412 985.4891 if the child has participated in an early delinquency
413 intervention program as provided in s. 985.61.

(a) (b) A program for serious or habitual juvenile
offenders under s. 985.47 or an intensive residential treatment
program for offenders less than 13 years of age under s.
985.483, if the child has participated in an early delinquency
intervention program and has completed a sheriff's training and

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419 respect program.

420 (b) (c) A maximum-risk residential program, if the child 421 has participated in an early delinquency intervention program, 422 has completed a sheriff's training and respect program, and has 423 completed a program for serious or habitual juvenile offenders or an intensive residential treatment program for offenders less 424 425 than 13 years of age. The commitment of a child to a maximum-426 risk residential program must be for an indeterminate period, 427 but may not exceed the maximum term of imprisonment that an 428 adult may serve for the same offense.

429 Section 22. Paragraph (d) of subsection (2) of section
430 985.645, Florida Statutes, is amended to read:

985.645 Protective action response.-

432 (2) The department shall adopt rules under ss. 120.536(1)433 and 120.54 that:

(d) Except as provided in s. 985.4891(9) for specified
certified officers, Require each employee who was not certified
by the department in protective action response prior to July 1,
2006, to receive his or her protective action response
certification by September 30, 2006, or within 90 calendar days
following his or her date of hire, whichever date is later.
Section 23. This act shall take effect July 1, 2010.

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