1

A bill to be entitled

2 An act relating to sexual offenses; providing a short 3 title; amending s. 90.404, F.S.; revising offenses that 4 are considered "child molestation" for purposes of 5 admitting evidence of other crimes, wrongs, or acts in a 6 criminal case involving child molestation; providing for 7 admission of evidence of other crimes, wrongs, or acts in 8 cases involving a sexual offense; defining the term 9 "sexual offense"; amending s. 92.55, F.S.; authorizing the 10 use of service or therapy animals in courts hearing sexual 11 offense cases under certain circumstances; requiring certain property or material that is used in a criminal 12 proceeding to remain in the care, custody, and control of 13 14 the law enforcement agency, the state attorney, or the 15 court; prohibiting the reproduction of such property or 16 material by the defendant when specified criteria are met by the state attorney; permitting access to the materials 17 by the defendant; amending s. 395.1021, F.S.; requiring a 18 19 licensed facility that provides emergency room services to arrange for the gathering of forensic medical evidence 20 21 required for investigation and prosecution from a victim 22 who has reported a sexual battery to a law enforcement 23 agency or who requests that such evidence be gathered for 24 a possible future report; amending s. 775.15, F.S.; 25 providing that a prosecution for video voyeurism in 26 violation of specified provisions may, in addition to 27 existing time periods, be commenced within 1 year after the victim of video voyeurism obtains actual knowledge of 28

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29 the existence of such a recording or the recording is 30 confiscated by a law enforcement agency, whichever occurs 31 first; providing that dissemination of a recording before 32 such knowledge or confiscation does not affect such a time period; amending s. 794.052, F.S.; requiring a law 33 34 enforcement officer to provide or arrange for 35 transportation of a victim of sexual battery to an 36 appropriate facility for medical treatment or forensic 37 examination; providing for a review of a police officer's 38 final report by a victim and an opportunity for a 39 statement by a victim; amending ss. 794.056 and 938.085, F.S.; requiring that an additional court cost or surcharge 40 be assessed against a defendant who pleads guilty or nolo 41 42 contendere to, or is found quilty of, regardless of 43 adjudication, certain criminal offenses; providing for 44 proceeds of the additional court cost or surcharge to be 45 deposited into the Rape Crisis Program Trust Fund; reenacting s. 20.435(21)(a), F.S., relating to the Rape 46 47 Crisis Program Trust Fund, to incorporate the amendment made to s. 794.056, F.S., in a reference thereto; 48 49 reenacting s. 794.055(3)(b), F.S., relating to access to 50 services for victims of sexual battery, to incorporate the 51 amendment made to s. 938.085, F.S., in a reference thereto; amending s. 960.003, F.S.; providing for 52 53 hepatitis testing of persons charged with certain 54 offenses; providing an appropriation to the Department of 55 Legal Affairs for the purpose of funding a nonprofit 56 organization for specified purposes; amending s. 1003.42, Page 2 of 28

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| 57 | F.S.; requiring that public schools provide comprehensive |
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| 58 | health education that addresses concepts of Internet |
| 59 | safety; amending s. 827.071, F.S.; defining the term |
| 60 | "intentionally view"; prohibiting controlling or |
| 61 | intentionally viewing any photograph, motion picture, |
| 62 | exhibition, show, image, data, computer depiction, |
| 63 | representation, or other presentation that includes sexual |
| 64 | conduct by a child; providing an exception; providing |
| 65 | penalties; amending s. 921.0022, F.S.; conforming |
| 66 | provisions of the offense severity ranking chart of the |
| 67 | Criminal Punishment Code to changes made to s. 827.071, |
| 68 | F.S., by the act; providing effective dates. |
| 69 | |
| 70 | Be It Enacted by the Legislature of the State of Florida: |
| 71 | |
| 72 | Section 1. This act may be cited as the "Walk in Their |
| 73 | Shoes Act." |
| 74 | Section 2. Subsection (2) of section 90.404, Florida |
| 75 | Statutes, is amended to read: |
| 76 | 90.404 Character evidence; when admissible |
| 77 | (2) OTHER CRIMES, WRONGS, OR ACTS |
| 78 | (a) Similar fact evidence of other crimes, wrongs, or acts |
| 79 | is admissible when relevant to prove a material fact in issue, |
| 80 | including, but not limited to, proof of motive, opportunity, |
| 81 | intent, preparation, plan, knowledge, identity, or absence of |
| 82 | mistake or accident, but it is inadmissible when the evidence is |
| 83 | relevant solely to prove bad character or propensity. |
| 84 | (b)1. In a criminal case in which the defendant is charged |
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| 85 | with a crime involving child molestation, evidence of the |
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| 86 | defendant's commission of other crimes, wrongs, or acts of child |
| 87 | |
| | molestation is admissible τ and may be considered for its bearing |
| 88 | on any matter to which it is relevant. |
| 89 | 2. For the purposes of this paragraph, the term "child |
| 90 | molestation" means conduct proscribed by <u>s. $787.025(2)(c)$</u> , s. |
| 91 | 794.011, <u>excluding s. 794.011(10), s. 794.05, s. 796.03, s.</u> |
| 92 | <u>796.035, s. 796.045,</u> s. 800.04, <u>s. 827.071, or s. 847.0135(5),</u> |
| 93 | s. 847.0145, or s. 985.701(1) when committed against a person 16 |
| 94 | years of age or younger. |
| 95 | (c)1. In a criminal case in which the defendant is charged |
| 96 | with a sexual offense, evidence of the defendant's commission of |
| 97 | other crimes, wrongs, or acts involving a sexual offense is |
| 98 | admissible and may be considered for its bearing on any matter |
| 99 | to which it is relevant. |
| 100 | 2. For the purposes of this paragraph, the term "sexual |
| 101 | offense" means conduct proscribed by s. 787.025(2)(c), s. |
| 102 | 794.011, excluding s. 794.011(10), s. 794.05, s. 796.03, s. |
| 103 | 796.035, s. 796.045, s. 825.1025(2)(b), s. 827.071, s. |
| 104 | 847.0135(5), s. 847.0145, or s. 985.701(1). |
| 105 | (d) (c) 1. When the state in a criminal action intends to |
| 106 | offer evidence of other criminal offenses under paragraph (a) $_{\underline{\textit{\prime}}}$ |
| 107 | or paragraph (b) <u>, or paragraph (c)</u> , no fewer than 10 days before |
| 108 | trial, the state shall furnish to the defendant or to the |
| 109 | defendant's counsel a written statement of the acts or offenses |
| 110 | it intends to offer, describing them with the particularity |
| 111 | required of an indictment or information. No notice is required |
| 112 | for evidence of offenses used for impeachment or on rebuttal. |
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113 2. When the evidence is admitted, the court shall, if 114 requested, charge the jury on the limited purpose for which the 115 evidence is received and is to be considered. After the close of 116 the evidence, the jury shall be instructed on the limited 117 purpose for which the evidence was received and that the 118 defendant cannot be convicted for a charge not included in the 119 indictment or information.

Section 3. Subsection (4) is added to section 92.55,Florida Statutes, to read:

92.55 Judicial or other proceedings involving victim or witness under the age of 16 or person with mental retardation; special protections; use of registered service or therapy animals.-

126 (4) The court may set any other conditions it finds just 127 and appropriate on the taking of testimony by a child, including the use of a service or therapy animal that has been evaluated 128 129 and registered according to national standards, in any 130 proceeding involving a sexual offense. When deciding whether to 131 permit a child to testify with the assistance of a registered 132 service or therapy animal, the court shall take into 133 consideration the age of the child, the interests of the child, 134 the rights of the parties to the litigation, and any other 135 relevant factor that would facilitate the testimony by the 136 child. 137 Section 4. Prohibition on reproduction of child 138 pornography.-(1) In a criminal proceeding, any property or material 139 140 that portrays sexual performance by a child as defined in s.

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141 827.071, Florida Statutes, or constitutes child pornography as 142 defined in s. 847.001, Florida Statutes, must remain secured or 143 locked in the care, custody, and control of a law enforcement 144 agency, the state attorney, or the court. 145 (2) Notwithstanding any law or rule of court, a court 146 shall deny, in a criminal proceeding, any request by the 147 defendant to copy, photograph, duplicate, or otherwise reproduce any property or material that portrays sexual performance by a 148 149 child or constitutes child pornography so long as the state attorney makes the property or material reasonably available to 150 151 the defendant. 152 (3) For purposes of this section, property or material is 153 deemed to be reasonably available to the defendant if the state 154 attorney provides ample opportunity at a designated facility for 155 the inspection, viewing, and examination of the property or 156 material that portrays sexual performance by a child or 157 constitutes child pornography by the defendant, his or her 158 attorney, or any individual whom the defendant uses as an expert 159 during the discovery process or at a court proceeding. Section 5. Subsection (2) of section 395.1021, Florida 160 161 Statutes, is amended to read: 162 395.1021 Treatment of sexual assault victims.-Any licensed 163 facility which provides emergency room services shall arrange 164 for the rendering of appropriate medical attention and treatment 165 of victims of sexual assault through: The administration of medical examinations, tests, and 166 (2)167 analyses required by law enforcement personnel in the gathering of forensic medical evidence required for investigation and 168 Page 6 of 28

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169 prosecution from a victim who has reported a sexual battery to a 170 law enforcement agency or who requests that such evidence be 171 gathered for a possible future report. 172 173 Such licensed facility shall also arrange for the protection of 174 the victim's anonymity while complying with the laws of this 175 state and may encourage the victim to notify law enforcement 176 personnel and to cooperate with them in apprehending the 177 suspect. 178 Section 6. Subsection (17) is added to section 775.15, 179 Florida Statutes, to read: 180 775.15 Time limitations; general time limitations; 181 exceptions.-182 (17) In addition to the time periods prescribed in this 183 section, a prosecution for video voyeurism in violation of s. 184 810.145 may be commenced within 1 year after the date on which the victim of video voyeurism obtains actual knowledge of the 185 186 existence of such a recording or the date on which the recording 187 is confiscated by a law enforcement agency, whichever occurs 188 first. Any dissemination of such a recording before the victim 189 obtains actual knowledge thereof or before its confiscation by a 190 law enforcement agency does not affect any provision of this 191 subsection. 192 Section 7. Subsection (1) of section 794.052, Florida 193 Statutes, is amended to read: 194 794.052 Sexual battery; notification of victim's rights 195 and services.-196 (1) A law enforcement officer who investigates an alleged Page 7 of 28

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| | CS/CS/CS/HB 251, Engrossed 2 2011 |
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| 197 | sexual battery shall: |
| 198 | (a) Assist the victim in obtaining medical treatment, if |
| 199 | medical treatment is necessary as a result of the alleged |
| 200 | incident, a forensic examination, and advocacy and crisis- |
| 201 | intervention services from a certified rape crisis center <u>and</u> |
| 202 | provide or arrange for transportation to the appropriate |
| 203 | facility. |
| 204 | (b) Advise the victim that he or she may contact a |
| 205 | certified rape crisis center from which the victim may receive |
| 206 | services. |
| 207 | (c) Prior to submitting a final report, permit the victim |
| 208 | to review the final report and provide a statement as to the |
| 209 | accuracy of the final report. |
| 210 | Section 8. Section 794.056, Florida Statutes, is amended |
| 211 | to read: |
| 212 | 794.056 Rape Crisis Program Trust Fund |
| 213 | (1) The Rape Crisis Program Trust Fund is created within |
| 214 | the Department of Health for the purpose of providing funds for |
| 215 | rape crisis centers in this state. Trust fund moneys shall be |
| 216 | used exclusively for the purpose of providing services for |
| 217 | victims of sexual assault. Funds credited to the trust fund |
| 218 | consist of those funds collected as an additional court |
| 219 | assessment in each case in which a defendant pleads guilty or |
| 220 | nolo contendere to, or is found guilty of, regardless of |
| 221 | adjudication, an offense provided defined in <u>s. 775.21(6) and</u> |
| 222 | <u>(10)(a), (b), and (g),</u> s. 784.011, s. 784.021, s. 784.03, s. |
| 223 | 784.041, s. 784.045, s. 784.048, s. 784.07, s. 784.08, s. |
| 224 | 784.081, s. 784.082, s. 784.083, s. 784.085, <u>s. 787.01(3), s.</u> |

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| 225 | 787.02(3), s. 787.025, s. 787.06, s. 787.07, or s. 794.011, s. |
|-----|--|
| 225 | 794.05, s. 794.08, s. 796.03, s. 796.035, s. 796.04, s. 796.045, |
| 220 | |
| | s. 796.05, s. 796.06, s. 796.07(2)(a)-(d) and (i), s. 800.03, s. |
| 228 | 800.04, s. 810.14, s. 810.145, s. 812.135, s. 817.025, s. |
| 229 | 825.102, s. 825.1025, s. 827.071, s. 836.10, s. 847.0133, s. |
| 230 | 847.0135(2), s. 847.0137, s. 847.0145, s. 943.0435(4)(c), (7), |
| 231 | (8), (9)(a), (13), and (14)(c), or s. 985.701(1). Funds credited |
| 232 | to the trust fund also shall include revenues provided by law, |
| 233 | moneys appropriated by the Legislature, and grants from public |
| 234 | or private entities. |
| 235 | (2) The Department of Health shall establish by rule |
| 236 | criteria consistent with the provisions of s. 794.055(3)(a) for |
| 237 | distributing moneys from the trust fund to rape crisis centers. |
| 238 | Section 9. Section 938.085, Florida Statutes, is amended |
| 239 | to read: |
| 240 | 938.085 Additional cost to fund rape crisis centersIn |
| 241 | addition to any sanction imposed when a person pleads guilty or |
| 242 | nolo contendere to, or is found guilty of, regardless of |
| 243 | adjudication, a violation of <u>s. 775.21(6) and (10)(a), (b), and</u> |
| 244 | <u>(g),</u> s. 784.011, s. 784.021, s. 784.03, s. 784.041, s. 784.045, |
| 245 | s. 784.048, s. 784.07, s. 784.08, s. 784.081, s. 784.082, s. |
| 246 | 784.083, s. 784.085, <u>s. 787.01(3), s. 787.02(3), 787.025, s.</u> |
| 247 | <u>787.06, s. 787.07,</u> or s. 794.011 <u>, s. 794.05, s. 794.08, s.</u> |
| 248 | <u>796.03, s. 796.035, s. 796.04, s. 796.045, s. 796.05, s. 796.06,</u> |
| 249 | s. 796.07(2)(a)-(d) and (i), s. 800.03, s. 800.04, s. 810.14, s. |
| 250 | 810.145, s. 812.135, s. 817.025, s. 825.102, s. 825.1025, s. |
| 251 | 827.071, s. 836.10, s. 847.0133, s. 847.0135(2), s. 847.0137, s. |
| 252 | 847.0145, s. 943.0435(4)(c), (7), (8), (9)(a), (13), and |
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253 (14) (c), or s. 985.701(1), the court shall impose a surcharge of 254 \$151. Payment of the surcharge shall be a condition of 255 probation, community control, or any other court-ordered 256 supervision. The sum of \$150 of the surcharge shall be deposited 257 into the Rape Crisis Program Trust Fund established within the 258 Department of Health by chapter 2003-140, Laws of Florida. The 259 clerk of the court shall retain \$1 of each surcharge that the 260 clerk of the court collects as a service charge of the clerk's 261 office.

262 Section 10. For the purpose of incorporating the amendment 263 made by this act to section 794.056, Florida Statutes, in a 264 reference thereto, paragraph (a) of subsection (21) of section 265 20.435, Florida Statutes, is reenacted to read:

266 20.435 Department of Health; trust funds.-The following 267 trust funds shall be administered by the Department of Health: 268

(21) Rape Crisis Program Trust Fund.

269 Funds to be credited to and uses of the trust fund (a) 270 shall be administered in accordance with the provisions of s. 271 794.056.

272 Section 11. For the purpose of incorporating the amendment 273 made by this act to section 938.085, Florida Statutes, in a 274 reference thereto, paragraph (b) of subsection (3) of section 275 794.055, Florida Statutes, is reenacted to read:

276 794.055 Access to services for victims of sexual battery.-277 (3)

Funds received under s. 938.085 shall be used to 278 (b) 279 provide sexual battery recovery services to victims and their 280 families. Funds shall be distributed to rape crisis centers

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based on an allocation formula that takes into account the population and rural characteristics of each county. No more than 15 percent of the funds shall be used by the statewide nonprofit association for statewide initiatives. No more than 5 percent of the funds may be used by the department for administrative costs.

287 Section 12. Section 960.003, Florida Statutes, is amended 288 to read:

960.003 <u>Hepatitis and HIV testing for persons charged with</u> or alleged by petition for delinquency to have committed certain offenses; disclosure of results to victims.-

292 LEGISLATIVE INTENT.-The Legislature finds that a (1)293 victim of a criminal offense which involves the transmission of 294 body fluids, or which involves certain sexual offenses in which 295 the victim is a minor, disabled adult, or elderly person, is 296 entitled to know at the earliest possible opportunity whether 297 the person charged with or alleged by petition for delinquency 298 to have committed the offense has tested positive for hepatitis 299 or human immunodeficiency virus (HIV) infection. The Legislature 300 finds that to deny victims access to hepatitis and HIV test 301 results causes unnecessary mental anguish in persons who have 302 already suffered trauma. The Legislature further finds that 303 since medical science now recognizes that early diagnosis is a 304 critical factor in the treatment of hepatitis and HIV infection, 305 both the victim and the person charged with or alleged by petition for delinquency to have committed the offense benefit 306 307 from prompt disclosure of hepatitis and HIV test results. 308 TESTING OF PERSON CHARGED WITH OR ALLEGED BY PETITION (2)

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309 FOR DELINQUENCY TO HAVE COMMITTED CERTAIN OFFENSES.-310 (a) In any case in which a person has been charged by 311 information or indictment with or alleged by petition for 312 delinquency to have committed any offense enumerated in s. 313 775.0877(1)(a) - (n), which involves the transmission of body 314 fluids from one person to another, upon request of the victim or 315 the victim's legal quardian, or of the parent or legal quardian 316 of the victim if the victim is a minor, the court shall order 317 such person to undergo hepatitis and HIV testing within 48 hours after of the information, indictment, or petition for 318 319 delinquency is filed court order. In the event the victim or, if 320 the victim is a minor, the victim's parent or legal guardian 321 requests hepatitis and HIV testing after 48 hours have elapsed 322 from the filing of the indictment, information, or petition for delinquency, the testing shall be done within 48 hours after the 323 324 request.

325 However, when a victim of any sexual offense (b) 326 enumerated in s. 775.0877(1)(a) - (n) is under the age of 18 at the time the offense was committed or when a victim of any 327 328 sexual offense enumerated in s. 775.0877(1)(a) - (n) or s. 329 825.1025 is a disabled adult or elderly person as defined in s. 330 825.1025 regardless of whether the offense involves the 331 transmission of bodily fluids from one person to another, then upon the request of the victim or the victim's legal guardian, 332 or of the parent or legal guardian, the court shall order such 333 person to undergo hepatitis and HIV testing within 48 hours 334 after of the information, indictment, or petition for 335 336 delinquency is filed court order. In the event the victim or, if

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337 the victim is a minor, the victim's parent or legal quardian 338 requests hepatitis and HIV testing after 48 hours have elapsed 339 from the filing of the indictment, information, or petition for 340 delinquency, the testing shall be done within 48 hours after the 341 request. The testing shall be performed under the direction of 342 the Department of Health in accordance with s. 381.004. The 343 results of a hepatitis and an HIV test performed on a defendant 344 or juvenile offender pursuant to this subsection shall not be 345 admissible in any criminal or juvenile proceeding arising out of the alleged offense. 346

347 (c) If medically appropriate, followup HIV testing shall 348 be provided when testing has been ordered under paragraph (a) or 349 paragraph (b). The medical propriety of followup HIV testing 350 shall be based upon a determination by a physician and does not require an additional court order. Notification to the victim, 351 352 or to the victim's parent or legal guardian, and to the 353 defendant of the results of each followup test shall made be as 354 soon as practicable in accordance with this section.

355

(3) DISCLOSURE OF RESULTS.-

356 The results of the test shall be disclosed no later (a) 357 than 2 weeks after the court receives such results, under the 358 direction of the Department of Health, to the person charged 359 with or alleged by petition for delinguency to have committed or 360 to the person convicted of or adjudicated delinquent for any offense enumerated in s. 775.0877(1)(a) - (n), which involves the 361 transmission of body fluids from one person to another, and, 362 363 upon request, to the victim or the victim's legal guardian, or 364 the parent or legal quardian of the victim if the victim is a

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365 minor, and to public health agencies pursuant to s. 775.0877. If 366 the alleged offender is a juvenile, the test results shall also 367 be disclosed to the parent or guardian. When the victim is a 368 victim as described in paragraph (2)(b), the test results must 369 also be disclosed no later than 2 weeks after the court receives 370 such results, to the person charged with or alleged by petition 371 for delinquency to have committed or to the person convicted of 372 or adjudicated delinquent for any offense enumerated in s. 373 775.0877(1)(a)-(n), or s. 825.1025 regardless of whether the 374 offense involves the transmission of bodily fluids from one 375 person to another, and, upon request, to the victim or the 376 victim's legal guardian, or the parent or legal guardian of the 377 victim, and to public health agencies pursuant to s. 775.0877. 378 Otherwise, hepatitis and HIV test results obtained pursuant to 379 this section are confidential and exempt from the provisions of 380 s. 119.07(1) and s. 24(a), Art. I of the State Constitution and shall not be disclosed to any other person except as expressly 381 382 authorized by law or court order.

383 (b) At the time that the results are disclosed to the 384 victim or the victim's legal guardian, or to the parent or legal 385 guardian of a victim if the victim is a minor, the same 386 immediate opportunity for face-to-face counseling which must be 387 made available under s. 381.004 to those who undergo hepatitis 388 and HIV testing shall also be afforded to the victim or the victim's legal guardian, or to the parent or legal guardian of 389 the victim if the victim is a minor. 390

(4) POSTCONVICTION TESTING.-If, for any reason, the
 testing requested under subsection (2) has not been undertaken,

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393 then upon request of the victim or the victim's legal guardian, 394 or the parent or legal guardian of the victim if the victim is a 395 minor, the court shall order the offender to undergo <u>hepatitis</u> 396 <u>and HIV testing following conviction or delinquency</u> 397 adjudication. The testing shall be performed under the direction 398 of the Department of Health, and the results shall be disclosed 399 in accordance with the provisions of subsection (3).

400 (5) EXCEPTIONS.—The provisions of Subsections (2) and (4)
401 do not apply if:

The person charged with or convicted of or alleged by 402 (a) petition for delinquency to have committed or been adjudicated 403 404 delinquent for an offense described in subsection (2) has 405 undergone hepatitis and HIV testing voluntarily or pursuant to 406 procedures established in s. 381.004(3)(h)6. or s. 951.27, or 407 any other applicable law or rule providing for hepatitis and HIV 408 testing of criminal defendants, inmates, or juvenile offenders, 409 subsequent to his or her arrest, conviction, or delinquency 410 adjudication for the offense for which he or she was charged or 411 alleged by petition for delinquency to have committed; and

(b) The results of such <u>hepatitis and</u> HIV testing have been furnished to the victim or the victim's legal guardian, or the parent or legal guardian of the victim if the victim is a minor.

(6) TESTING DURING INCARCERATION, DETENTION, OR PLACEMENT;
DISCLOSURE.-In any case in which a person convicted of or
adjudicated delinquent for an offense described in subsection
(2) has not been tested under subsection (2), but undergoes
<u>hepatitis and</u> HIV testing during his or her incarceration,

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421 detention, or placement, the results of the initial hepatitis 422 and HIV testing shall be disclosed in accordance with the 423 provisions of subsection (3). Except as otherwise requested by 424 the victim or the victim's legal guardian, or the parent or 425 guardian of the victim if the victim is a minor, if the initial 426 test is conducted within the first year of the imprisonment, 427 detention, or placement, the request for disclosure shall be 428 considered a standing request for any subsequent hepatitis and 429 HIV test results obtained within 1 year after the initial hepatitis and HIV test are performed, and need not be repeated 430 431 for each test administration. Where the inmate or juvenile 432 offender has previously been tested pursuant to subsection (2) the request for disclosure under this subsection shall be 433 434 considered a standing request for subsequent hepatitis and HIV 435 results conducted within 1 year of the test performed pursuant 436 to subsection (2). If the hepatitis and HIV testing is performed 437 by an agency other than the Department of Health, that agency 438 shall be responsible for forwarding the test results to the 439 Department of Health for disclosure in accordance with the 440 provisions of subsection (3). This subsection shall not be 441 limited to results of hepatitis and HIV tests administered 442 subsequent to June 27, 1990, but shall also apply to the results 443 of all hepatitis and HIV tests performed on inmates convicted of 444 or juvenile offenders adjudicated delinguent for sex offenses as described in subsection (2) during their incarceration, 445 detention, or placement prior to June 27, 1990. 446 447 Section 13. The sum of \$1.5 million in nonrecurring funds

448 from the General Revenue Fund is appropriated in fiscal year

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449 <u>2011-2012 to the Department of Legal Affairs for the purpose of</u> 450 <u>funding Lauren's Kids, a nonprofit organization under s.</u> 451 <u>501(c)(3) of the Internal Revenue Code, tax I.D. number 26-</u> 452 <u>1252588, to educate adults and children about sexual abuse</u> 453 <u>topics through an in-school curriculum and maintain a 24-hour</u> 454 Crisis Hotline.

455 Section 14. Paragraph (n) of subsection (2) of section 456 1003.42, Florida Statutes, is amended to read:

457

1003.42 Required instruction.-

(2) Members of the instructional staff of the public schools, subject to the rules of the State Board of Education and the district school board, shall teach efficiently and faithfully, using the books and materials required that meet the highest standards for professionalism and historic accuracy, following the prescribed courses of study, and employing approved methods of instruction, the following:

465 Comprehensive health education that addresses concepts (n) 466 of community health; consumer health; environmental health; family life, including an awareness of the benefits of sexual 467 abstinence as the expected standard and the consequences of 468 469 teenage pregnancy; mental and emotional health; injury 470 prevention and safety; Internet safety; nutrition; personal 471 health; prevention and control of disease; and substance use and 472 abuse. The health education curriculum for students in grades 7 473 through 12 shall include a teen dating violence and abuse component that includes, but is not limited to, the definition 474 of dating violence and abuse, the warning signs of dating 475 476 violence and abusive behavior, the characteristics of healthy

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485

477 relationships, measures to prevent and stop dating violence and abuse, and community resources available to victims of dating 478 479 violence and abuse. 480

481 The State Board of Education is encouraged to adopt standards 482 and pursue assessment of the requirements of this subsection.

483 Section 15. Effective October 1, 2011, subsections (1) and (5) of section 827.071, Florida Statutes, are amended to read: 484

827.071 Sexual performance by a child; penalties.-

486 (1) As used in this section, the following definitions 487 shall apply:

488 "Deviate sexual intercourse" means sexual conduct (a) 489 between persons not married to each other consisting of contact 490 between the penis and the anus, the mouth and the penis, or the mouth and the vulva. 491

"Intentionally view" means to deliberately, 492 (b) purposefully, and voluntarily view. Proof of intentional viewing 493 494 requires establishing more than a single image, motion picture, 495 exhibition, show, image, data, computer depiction, 496

representation, or other presentation over any period of time.

497 (c) (b) "Performance" means any play, motion picture, 498 photograph, or dance or any other visual representation 499 exhibited before an audience.

500 (d) (c) "Promote" means to procure, manufacture, issue, 501 sell, give, provide, lend, mail, deliver, transfer, transmute, 502 publish, distribute, circulate, disseminate, present, exhibit, 503 or advertise or to offer or agree to do the same.

504 (e) (d) "Sadomasochistic abuse" means flagellation or

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505 torture by or upon a person, or the condition of being fettered, 506 bound, or otherwise physically restrained, for the purpose of 507 deriving sexual satisfaction from inflicting harm on another or 508 receiving such harm oneself.

509 <u>(f)(e)</u> "Sexual battery" means oral, anal, or vaginal 510 penetration by, or union with, the sexual organ of another or 511 the anal or vaginal penetration of another by any other object; 512 however, "sexual battery" does not include an act done for a 513 bona fide medical purpose.

514 <u>(g)(f)</u> "Sexual bestiality" means any sexual act between a 515 person and an animal involving the sex organ of the one and the 516 mouth, anus, or vagina of the other.

"Sexual conduct" means actual or simulated sexual 517 (h) (q) 518 intercourse, deviate sexual intercourse, sexual bestiality, masturbation, or sadomasochistic abuse; actual lewd exhibition 519 520 of the genitals; actual physical contact with a person's clothed 521 or unclothed genitals, pubic area, buttocks, or, if such person 522 is a female, breast, with the intent to arouse or gratify the 523 sexual desire of either party; or any act or conduct which 524 constitutes sexual battery or simulates that sexual battery is 525 being or will be committed. A mother's breastfeeding of her baby 526 does not under any circumstance constitute "sexual conduct."

527 <u>(i)-(h)</u> "Sexual performance" means any performance or part 528 thereof which includes sexual conduct by a child of less than 18 529 years of age.

530 <u>(j)(i)</u> "Simulated" means the explicit depiction of conduct 531 set forth in paragraph (h) (g) which creates the appearance of 532 such conduct and which exhibits any uncovered portion of the

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CODING: Words stricken are deletions; words underlined are additions.

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533 breasts, genitals, or buttocks.

534 (5) (a) It is unlawful for any person to knowingly possess, 535 control, or intentionally view a photograph, motion picture, 536 exhibition, show, representation, image, data, computer 537 depiction, or other presentation which, in whole or in part, he 538 or she knows to include any sexual conduct by a child. The 539 possession, control, or intentional viewing of each such 540 photograph, motion picture, exhibition, show, image, data, 541 computer depiction, representation, or presentation is a separate offense. A person who Whoever violates this subsection 542 commits is guilty of a felony of the third degree, punishable as 543 544 provided in s. 775.082, s. 775.083, or s. 775.084. 545 (b) This subsection does not apply to material possessed, 546 controlled, or intentionally viewed as part of a law enforcement investigation. 547 Section 16. Effective October 1, 2011, paragraph (e) of 548 549 subsection (3) of section 921.0022, Florida Statutes, is amended 550 to read: 551 921.0022 Criminal Punishment Code; offense severity 552 ranking chart.-553 (3) OFFENSE SEVERITY RANKING CHART 554 (e) LEVEL 5 555 Florida Felony Description Statute Degree 556 316.027(1)(a) 3rd Accidents involving personal

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| | | | injuries, failure to stop; | |
| | | | leaving scene. | |
| 557 | | | | |
| | 316.1935(4)(a) | 2nd | Aggravated fleeing or eluding. | |
| 558 | | | | |
| | 322.34(6) | 3rd | Careless operation of motor | |
| | | | vehicle with suspended license, | |
| | | | resulting in death or serious | |
| | | | bodily injury. | |
| 559 | | | | |
| | 327.30(5) | 3rd | Vessel accidents involving | |
| | | | personal injury; leaving scene. | |
| 560 | | | | |
| | 381.0041(11)(b) | 3rd | Donate blood, plasma, or organs | |
| | | | knowing HIV positive. | |
| 561 | 440 10(1)(~) | 2nd | Failure to obtain workers' | |
| | 440.10(1)(g) | 2110 | compensation coverage. | |
| 562 | | | compensation coverage. | |
| 502 | 440.105(5) | 2nd | Unlawful solicitation for the | |
| | 110.100(0) | 2110 | purpose of making workers' | |
| | | | compensation claims. | |
| 563 | | | - | |
| | 440.381(2) | 2nd | Submission of false, misleading, | |
| | | | or incomplete information with | |
| | | | the purpose of avoiding or | |
| | | | reducing workers' compensation | |
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| | CS/CS/CS/HB 251, Engrossed 2 | | | 2011 |
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| 564 | | | premiums. | |
| | 624.401(4)(b)2. | 2nd | Transacting insurance without a certificate or authority; premium collected \$20,000 or more but less than \$100,000. | |
| 565 | 626.902(1)(c) | 2nd | Representing an unauthorized insurer; repeat offender. | |
| 566 | | | | |
| 567 | 790.01(2) | 3rd | Carrying a concealed firearm. | |
| | 790.162 | 2nd | Threat to throw or discharge destructive device. | |
| 568 | 790.163(1) | 2nd | False report of deadly explosive or weapon of mass destruction. | |
| 569 | 790.221(1) | 2nd | Possession of short-barreled shotgun or machine gun. | |
| 570 | 790.23 | 2nd | Felons in possession of firearms, ammunition, or electronic weapons or devices. | |
| 571 | 800.04(6)(c) | 3rd | Lewd or lascivious conduct; offender less than 18 years. | |
| 572 | | | Page 22 of 28 | |

| FL (| ORID | A H O | USE | ΟF | REPR | ESE | ΝΤΑΤ | IVES |
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CS/CS/CS/HB 251, Engrossed 2 2011 Lewd or lascivious exhibition; 800.04(7)(b) 2nd offender 18 years or older. 573 806.111(1) 3rd Possess, manufacture, or dispense fire bomb with intent to damage any structure or property. 574 812.0145(2)(b) 2nd Theft from person 65 years of age or older; \$10,000 or more but less than \$50,000. 575 812.015(8) 3rd Retail theft; property stolen is valued at \$300 or more and one or more specified acts. 576 812.019(1) 2nd Stolen property; dealing in or trafficking in. 577 812.131(2)(b) Robbery by sudden snatching. 3rd 578 812.16(2) 3rd Owning, operating, or conducting a chop shop. 579 817.034(4)(a)2. 2nd Communications fraud, value \$20,000 to \$50,000. 580 Page 23 of 28

| FLORIDA | HOUSE | OF REP | RESENT | ATIVES |
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| | CS/CS/CS/HB 251, Engrossed 2 | | | 2011 |
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| 581 | 817.234(11)(b) | 2nd | <pre>Insurance fraud; property value \$20,000 or more but less than \$100,000.</pre> | |
| 582 | 817.2341(1),(2)(a) & (3)(a) | 3rd | Filing false financial statements, making false entries of material fact or false statements regarding property values relating to the solvency of an insuring entity. | |
| | 817.568(2)(b) | 2nd | Fraudulent use of personal identification information; value of benefit, services received, payment avoided, or amount of injury or fraud, \$5,000 or more or use of personal identification information of 10 or more individuals. | |
| 583 | 817.625(2)(b) | 2nd | Second or subsequent fraudulent use of scanning device or reencoder. | |
| | 825.1025(4) | 3rd | Lewd or lascivious exhibition in the presence of an elderly Page 24 of 28 | |

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| | CS/CS/CS/HB 251, Engrossed 2 | | | 2011 |
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| | | | person or disabled adult. | |
| 585 | 827.071(4) | 2nd | Possess with intent to promote | |
| | | | any photographic material, | |
| | | | motion picture, etc., which | |
| | | | includes sexual conduct by a | |
| 586 | | | child. | |
| 500 | 827.071(5) | 3rd | Possess <u>, control, or</u> | |
| | | | intentionally view any | |
| | | | photographic material, motion | |
| | | | picture, etc., which includes | |
| | | | sexual conduct by a child. | |
| 587 | | | | |
| | 839.13(2)(b) | 2nd | Falsifying records of an | |
| | | | individual in the care and | |
| | | | custody of a state agency | |
| | | | involving great bodily harm or | |
| 500 | | | death. | |
| 588 | 843.01 | 3rd | Resist officer with violence to | |
| | 045.01 | 310 | person; resist arrest with | |
| | | | violence. | |
| 589 | | | violence. | |
| 000 | 847.0135(5)(b) | 2nd | Lewd or lascivious exhibition | |
| | | | using computer; offender 18 | |
| | | | years or older. | |
| 590 | | | | |
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| F | L C | R | I | D | А | Н | 0 | U | S | Е | 0 | F | R | Е | Ρ | R | Е | S | Е | Ν | Т | Α | Т | Ι | V | Е | S |
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| 591 | 847.0137(2) & (3) | 3rd | Transmission of pornography by electronic device or equipment. | |
| | 847.0138(2) & (3) | 3rd | Transmission of material harmful to minors to a minor by electronic device or equipment. | |
| 592 | 874.05(2) | 2nd | Encouraging or recruiting another to join a criminal gang; second or subsequent offense. | |
| | 893.13(1)(a)1. | 2nd | <pre>Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).</pre> | |
| 594 | 893.13(1)(c)2. | 2nd | <pre>Sell, manufacture, or deliver cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) drugs) within 1,000 feet of a child care facility, school, or state, county, or municipal park or publicly owned recreational</pre> | |
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| | CS/CS/CS/HB 251, Engrossed 2 | | | 2011 |
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| 595 | | | facility or community center. | |
| | 893.13(1)(d)1. | 1st | Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), | |
| 596 | | | (2)(a), (2)(b), or (2)(c)4. drugs) within 1,000 feet of university. | |
| | 893.13(1)(e)2. | 2nd | <pre>Sell, manufacture, or deliver cannabis or other drug prohibited under s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) within 1,000 feet of property used for religious services or a specified business site.</pre> | |
| 597 | 893.13(1)(f)1. | lst | Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), or (2)(a), (2)(b), or (2)(c)4. drugs) within 1,000 feet of public housing facility. | |
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| | CS/CS/CS/HB 251, Engrosse | ed 2 | | 2011 |
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| | 893.13(4)(b) | 2nd | Deliver to minor cannabis (or | |
| | | | other s. 893.03(1)(c), (2)(c)1., | |
| | | | (2)(c)2., (2)(c)3., (2)(c)5., | |
| | | | (2)(c)6., (2)(c)7., (2)(c)8., | |
| | | | (2)(c)9., (3), or (4) drugs). | |
| 599 | | | | |
| | 893.1351(1) | 3rd | Ownership, lease, or rental for | |
| | | | trafficking in or manufacturing | |
| | | | of controlled substance. | |
| 600 | | | | |
| 601 | Section 17. | Except a | s otherwise expressly provided in t | his |
| 602 | act, this act sh | all take e | ffect July 1, 2011. | |
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