${\bf By}$ Senator Garcia

	38-01394-13 20131334
1	A bill to be entitled
2	An act relating to the Department of Health; amending
3	s. 322.142, F.S.; providing that certain exempt
4	records held by the Department of Highway Safety and
5	Motor Vehicles be provided to the Department of Health
6	to facilitate the issuance of a license; amending s.
7	381.0022, F.S.; providing that the Department of
8	Health may share certain confidential and exempt
9	information with the Agency for Health Care
10	Administration for certain purposes; creating s.
11	381.791, F.S.; authorizing the department to adopt
12	rules to administer the Charlie Mack Overstreet Brain
13	or Spinal Cord Injuries Act; amending s. 395.3025,
14	F.S.; providing that patient records may be disclosed
15	without patient consent to the department under
16	certain circumstances and prescribing the use of such
17	records; amending s. 456.013, F.S.; conforming
18	provisions to changes made by the act; revising
19	requirements related to the physical characteristics
20	of a license issued by the department; amending s.
21	456.025, F.S.; conforming provisions to changes made
22	by the act; amending s. 456.031, F.S.; revising
23	requirements for a licensee's completion of a domestic
24	violence course; amending s. 456.035, F.S.; requiring
25	a licensee to provide the department with his or her
26	e-mail address; providing that service to a licensee's
27	e-mail address constitutes official and sufficient
28	notice under certain circumstances; creating s.
29	456.0361, F.S.; providing a definition for the term

	38-01394-13 20131334
30	"monitor"; providing that the department may not renew
31	a license until the licensee demonstrates compliance
32	with continuing education requirements; providing that
33	additional penalties may be imposed for failure to
34	comply with continuing education requirements;
35	authorizing the department to adopt rules; amending s.
36	456.038, F.S.; providing that the department may
37	provide renewal and cancellation notices to a
38	licensee's e-mail address; amending s. 456.072, F.S.;
39	revising procedures to determine costs recoverable by
40	the department in a disciplinary action; amending s.
41	458.319, F.S.; requiring physicians to complete
42	certain continuing medical education requirements;
43	authorizing the Board of Medicine to adopt certain
44	rules regarding continuing medical education
45	requirements; amending s. 464.203, F.S.; conforming
46	provisions to changes made by the act; repealing s.
47	464.2085, F.S., relating to the Council on Certified
48	Nursing Assistants; repealing s. 466.032(2), F.S.,
49	relating to notice provided by the department to
50	dental laboratories; amending s. 467.009, F.S.;
51	revising accreditation requirements for midwifery
52	programs; repealing s. 468.1735, F.S., relating to the
53	issuance of a provisional license for a nursing home
54	administrator; amending s. 468.503, F.S.; revising the
55	definition of the term "registered dietician";
56	amending s. 468.505, F.S.; updating the name of an
57	accrediting organization; repealing s. 480.033(5),
58	F.S.; removing the definition of the term "apprentice"

Page 2 of 42

	38-01394-13 20131334
59	as it relates to massage therapy; amending s. 480.041,
60	F.S.; revising qualifications for licensure as a
61	massage therapist; deleting a provision requiring the
62	Board of Massage Therapy to adopt rules establishing a
63	training program for apprentices; conforming a cross-
64	reference; amending s. 480.042, F.S.; revising
65	procedures and retention of records related to massage
66	therapy licensure examination; amending s. 480.044,
67	F.S.; eliminating fees for massage therapy
68	apprentices; amending s. 483.901, F.S.; conforming
69	definitions to changes made by the act; deleting
70	provisions creating the Advisory Council of Medical
71	Physicists; transferring powers of the council to the
72	department; requiring the department to adopt rules
73	and develop certain standards; conforming provisions
74	to changes made by the act; amending s. 921.0022,
75	F.S.; conforming a cross-reference; providing an
76	effective date.
77	
78	Be It Enacted by the Legislature of the State of Florida:
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80	Section 1. Subsection (4) of section 322.142, Florida
81	Statutes, is amended to read:
82	322.142 Color photographic or digital imaged licenses
83	(4) The department may maintain a film negative or print
84	file. The department shall maintain a record of the digital
85	image and signature of the licensees, together with other data
86	required by the department for identification and retrieval.
87	Reproductions from the file or digital record are exempt from

Page 3 of 42

38-01394-13 20131334 88 the provisions of s. 119.07(1) and may shall be made and issued 89 only for departmental administrative purposes; for the issuance 90 of duplicate licenses; in response to law enforcement agency 91 requests; to the Department of Business and Professional 92 Regulation and the Department of Health pursuant to an 93 interagency agreement for the purpose of accessing digital 94 images for reproduction of licenses issued by the Department of 95 Business and Professional Regulation or the Department of 96 Health; to the Department of State pursuant to an interagency 97 agreement to facilitate determinations of eligibility of voter registration applicants and registered voters in accordance with 98 ss. 98.045 and 98.075; to the Department of Revenue pursuant to 99 100 an interagency agreement for use in establishing paternity and 101 establishing, modifying, or enforcing support obligations in 102 Title IV-D cases; to the Department of Children and Family 103 Services pursuant to an interagency agreement to conduct 104 protective investigations under part III of chapter 39 and 105 chapter 415; to the Department of Children and Family Services 106 pursuant to an interagency agreement specifying the number of 107 employees in each of that department's regions to be granted 108 access to the records for use as verification of identity to 109 expedite the determination of eligibility for public assistance 110 and for use in public assistance fraud investigations; to the Department of Financial Services pursuant to an interagency 111 112 agreement to facilitate the location of owners of unclaimed 113 property, the validation of unclaimed property claims, and the identification of fraudulent or false claims; or to district 114 115 medical examiners pursuant to an interagency agreement for the 116 purpose of identifying a deceased individual, determining cause

Page 4 of 42

	38-01394-13 20131334
117	of death, and notifying next of kin of any investigations,
118	including autopsies and other laboratory examinations,
119	authorized in s. 406.011.
120	Section 2. Section 381.0022, Florida Statutes, is amended
121	to read:
122	381.0022 Sharing confidential or exempt information
123	(1) Notwithstanding any other provision of law to the
124	contrary, the Department of Health and the Department of
125	Children and Family Services may share confidential information
126	or information exempt from disclosure under chapter 119
127	pertaining to an on any individual who is or has been the
128	subject of a program within the jurisdiction of each agency.
129	Information so exchanged remains confidential or exempt as
130	provided by law.
131	(2) Notwithstanding any other provision of law to the
132	contrary, the Department of Health <u>and the Agency for Health</u>
133	Care Administration may share confidential information or
134	information exempt from disclosure under chapter 119 <u>pertaining</u>
135	<u>to an</u> on any individual who is or has been a Medicaid recipient
136	and is or was the subject of a program within the jurisdiction
137	of the Department of Health <u>and the Agency for Health Care</u>
138	Administration, for the purpose of requesting, receiving, or
139	auditing payment for services, or eligibility determination.
140	Information so exchanged remains confidential or exempt as
141	provided by law.
142	Section 3. Section 381.791, Florida Statutes, is created to
143	read:
144	381.791 RulemakingThe department may adopt rules to
145	administer ss. 381.739-381.79.

Page 5 of 42

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38-01394-13
                                                             20131334
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          Section 4. Paragraph (e) of subsection (4) of section
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     395.3025, Florida Statutes, is amended to read:
          395.3025 Patient and personnel records; copies;
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     examination.-
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           (4) Patient records are confidential and may must not be
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     disclosed without the consent of the patient or his or her legal
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     representative, but appropriate disclosure may be made without
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     such consent to:
           (e) The department, agency upon subpoena issued pursuant to
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     s. 456.071., but The records obtained thereby must be used
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     solely for the purpose of the agency, the department, and the
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     appropriate professional board in an its investigation,
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     prosecution, and appeal of disciplinary proceedings. If the
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     department agency requests copies of the records, the facility
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     shall charge a fee pursuant to this section no more than its
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     actual copying costs, including reasonable staff time. The
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     records must be sealed and must not be available to the public
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     pursuant to s. 119.07(1) or any other statute providing access
     to records, nor may they be available to the public as part of
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     the record of investigation for and prosecution in disciplinary
     proceedings made available to the public by the department,
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     agency or the appropriate regulatory board. However, upon
     written request by a practitioner against whom probable cause
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     has been found, the department shall agency must make available,
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     upon written request by a practitioner against whom probable
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     cause has been found, any such records that form the basis of
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     the determination of probable cause.
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          Section 5. Subsections (2) and (6) of section 456.013,
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     Florida Statutes, are amended to read:
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Page 6 of 42

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38-01394-13
                                                             20131334
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          456.013 Department; general licensing provisions.-
176
          (2) Before the issuance of a any license, the department
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     shall charge an initial license fee as determined by the
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     applicable board or, if there is no board, by rule of the
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     department. Upon receipt of the appropriate license fee, the
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     department shall issue a license to a any person certified by
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     the appropriate board, or its designee, as having met the
     licensure requirements imposed by law or rule. The license shall
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     consist of a wallet-size identification card and a wall card
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     measuring 6 1/2 inches by 5 inches. The licensee shall surrender
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     the license to the department the wallet-size identification
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     card and the wall card if the licensee's license was is issued
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     in error or is revoked.
           (6) As a condition of renewal of a license, the Board of
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189 Medicine, the Board of Osteopathic Medicine, the Board of 190 Chiropractic Medicine, and the Board of Podiatric Medicine shall 191 each require their respective licensees which they respectively 192 regulate to periodically demonstrate their professional competency by completing at least 40 hours of continuing 193 194 education every 2 years. The boards may require by rule that up to 1 hour of the required 40 or more hours be in the area of 195 196 risk management or cost containment. This provision does not 197 shall not be construed to limit the number of hours that a 198 licensee may obtain in risk management or cost containment to be 199 credited toward satisfying the 40 or more required hours. This 200 provision does not shall not be construed to require the boards 201 to impose any requirement on licensees except for the completion 202 of at least 40 hours of continuing education every 2 years. Each 203 of such boards shall determine whether any specific continuing

Page 7 of 42

38-01394-13 20131334 204 education requirements not otherwise mandated by law will shall 205 be mandated and shall approve criteria for, and the content of, 206 any continuing education mandated by such board. Notwithstanding 207 any other provision of law, the board, or the department when 208 there is no board, may approve by rule alternative methods of 209 obtaining continuing education credits in risk management. The 210 alternative methods may include attending a board meeting at 211 which another licensee is disciplined, serving as a volunteer expert witness for the department in a disciplinary case, or 212 213 serving as a member of a probable cause panel following the 214 expiration of a board member's term. Other boards within the 215 Division of Medical Quality Assurance, or the department if 216 there is no board, may adopt rules granting continuing education 217 hours in risk management for attending a board meeting at which 218 another licensee is disciplined, for serving as a volunteer 219 expert witness for the department in a disciplinary case, or for 220 serving as a member of a probable cause panel following the 221 expiration of a board member's term. 222 Section 6. Subsection (7) of section 456.025, Florida

223 Statutes, is amended to read:

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456.025 Fees; receipts; disposition.-

225 (7) Each board, or the department if there is no board, 226 shall establish, by rule, a fee not to exceed \$250 for anyone 227 seeking approval to provide continuing education courses or 228 programs and shall establish by rule a biennial renewal fee not 229 to exceed \$250 for the renewal of approval providership of such 230 courses. The fees collected from continuing education providers 231 must shall be used for the purposes of reviewing course provider 232 applications, monitoring the integrity of the courses provided,

Page 8 of 42

	38-01394-13 20131334
233	covering legal expenses incurred as a result of not granting or
234	renewing an approval a providership, and developing and
235	maintaining an electronic continuing education tracking system.
236	The department shall implement an electronic continuing
237	education tracking system for each new biennial renewal cycle
238	for which electronic renewals are implemented after the
239	effective date of this act and shall integrate such system into
240	the licensure and renewal system. All approved continuing
241	education providers shall provide information on course
242	attendance to the department necessary to implement the
243	electronic tracking system. The department shall, by rule,
244	specify the form and procedures by which the information is to
245	be submitted.
246	Section 7. Paragraph (a) of subsection (1) of section
247	456.031, Florida Statutes, is amended to read:
248	456.031 Requirement for instruction on domestic violence
249	(1)(a) The appropriate board shall require each person
250	licensed or certified under chapter 458, chapter 459, part I of
251	chapter 464, chapter 466, chapter 467, chapter 490, or chapter
252	491 to complete a 2-hour continuing education course, approved

253 by the board, on domestic violence, as defined in s. 741.28, as 254 part of the first renewal after initial licensure or 255 certification and every third licensure or certification renewal 256 thereafter every third biennial relicensure or recertification. 257 The course must shall consist of information on the number of 258 patients in that professional's practice who are likely to be 259 victims of domestic violence and the number who are likely to be perpetrators of domestic violence, screening procedures for 260 261 determining whether a patient has a any history of being either

Page 9 of 42

i	38-01394-13 20131334
262	a victim or a perpetrator of domestic violence, and instruction
263	on how to provide such patients with information on, or how to
264	refer such patients to, resources in the local community, such
265	as domestic violence centers and other advocacy groups, which
266	that provide legal aid, shelter, victim counseling, batterer
267	counseling, or child protection services.
268	Section 8. Section 456.035, Florida Statutes, is amended to
269	read:
270	456.035 Address of record
271	(1) Each licensee of the department is solely responsible
272	for notifying the department in writing of the licensee's
273	current mailing address, e-mail address, and place of practice,
274	as defined by rule of the board or the department if there is no
275	board. Electronic notification $\underline{must}\ \underline{shall}$ be allowed by the
276	department; however, it <u>is</u> shall be the responsibility of the
277	licensee to ensure that the electronic notification was received
278	by the department. A licensee's failure to notify the department
279	of a change of address constitutes a violation of this section,
280	and the licensee may be disciplined by the board or the
281	department if there is no board.
282	(2) Notwithstanding any other law, service by regular mail
283	<u>or e-mail</u> to a licensee's <u>mailing</u> last known address <u>or e-mail</u>
284	address of record with the department constitutes adequate and
285	sufficient notice to the licensee for any official communication
286	to the licensee by the board or the department except when other
287	service is required under s. 456.076.

288 Section 9. Section 456.0361, Florida Statutes, is created 289 to read:

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456.0361 Monitoring compliance with continuing education

SB 1334

Page 10 of 42

	38-01394-13 20131334
291	requirements
292	(1) As used in this section, the term "monitor" means the
293	act of determining whether a licensee is in full compliance with
294	applicable continuing education requirements at the time of his
295	or her license renewal.
296	(2) The department shall establish an electronic continuing
297	education tracking system to monitor licensee compliance with
298	applicable continuing education requirements and to determine
299	each licensee's continuing education status and shall integrate
300	such system into the licensure and renewal system.
301	(3) Notwithstanding any other provision of law, the
302	department may not renew a license until the licensee has
303	demonstrated compliance with all applicable continuing education
304	requirements. This subsection does not prohibit the department
305	or boards from imposing additional penalties under the
306	applicable practice act or department rule for failure to comply
307	with continuing education requirements.
308	(4) The department may adopt rules under ss. 120.536(1) and
309	120.54 to implement this section.
310	Section 10. Subsection (1) of section 456.038, Florida
311	Statutes, is amended to read:
312	456.038 Renewal and cancellation notices
313	(1) At least 90 days before the end of a licensure cycle,
314	the department shall:
315	(a) Forward a licensure renewal notification to an active
316	or inactive status licensee at the licensee's <u>mailing</u> last known
317	address or e-mail address of record with the department.
318	(b) Forward a notice of pending cancellation of licensure
319	to a delinquent licensee at the licensee's last known address of

Page 11 of 42

38-01394-13 20131334 320 record with the department. 321 Section 11. Subsection (4) of section 456.072, Florida 322 Statutes, is amended to read: 323 456.072 Grounds for discipline; penalties; enforcement.-324 (4) In addition to any other discipline imposed through 325 final order, or citation, entered on or after July 1, 2001, under this section or discipline imposed through final order, or 326 327 citation, entered on or after July 1, 2001, for a violation of a 328 any practice act, the board, or the department when there is no 329 board, shall assess costs related to the investigation and 330 prosecution of the case. The costs related to the investigation 331 and prosecution include, but are not limited to, salaries and 332 benefits of personnel, costs related to the time spent by the 333 attorney and other personnel working on the case, and any other 334 expenses incurred by the department for the case. In order to 335 prove entitlement to attorney costs for prosecution of the case, 336 the department shall submit an affidavit from an employee who is 337 a member of The Florida Bar verifying the reasonableness of the 338 time spent on the matter and the amount of the attorney costs. 339 The board, or the department when there is no board, shall 340 determine the amount of costs to be assessed after its 341 consideration of an affidavit from the department of itemized 342 costs and any written objections thereto. In any case where the 343 board or the department imposes a fine or assessment and the 344 fine or assessment is not paid within a reasonable time, the 345 reasonable time to be prescribed in the rules of the board, or the department when there is no board, or in the order assessing 346 347 the fines or costs, the department or the Department of Legal 348 Affairs may contract for the collection of, or bring a civil

Page 12 of 42

	38-01394-13 20131334
349	action to recover, the fine or assessment.
350	Section 12. Present subsections (2) through (4) of section
351	458.319, Florida Statutes, are redesignated as subsections (3)
352	through (5), respectively, and a new subsection (2) is added to
353	that section, to read:
354	458.319 Renewal of license
355	(2) Each licensee shall demonstrate his or her professional
356	competency by completing at least 40 hours of continuing medical
357	education every 2 years. Notwithstanding any other provision of
358	law, the board, by rule, may:
359	(a) Provide that continuing medical education approved by
360	the American Medical Association satisfies some or all of the
361	continuing medical education requirements.
362	(b) Mandate specific continuing medical education
363	requirements.
364	(c) Approve alternative methods of obtaining continuing
365	medical education credits, including, but not limited to:
366	1. Attending a board meeting at which another licensee is
367	disciplined;
368	2. Serving as a volunteer expert witness for the department
369	in a disciplinary case; or
370	3. Serving as a member of a probable cause panel following
371	the expiration of a board member's term.
372	(d) Provide that up to 25 percent of the required
373	continuing medical education hours may be fulfilled by the
374	performance of pro bono services to the indigent, to underserved
375	populations, or to patients in areas of critical need within the
376	state where the licensee practices.
377	1. The board shall require that pro bono services be

Page 13 of 42

	38-01394-13 20131334
378	approved in advance in order to receive credit for continuing
379	medical education under this paragraph.
380	2. The standard for determining indigence is the standard
381	recognized by the Federal Poverty Income Guidelines produced by
382	the United States Department of Health and Human Services.
383	(e) Provide that a portion of the continuing medical
384	education hours may be fulfilled by performing research in
385	critical need areas or for training leading to advanced
386	professional certification. The board may make rules to define
387	underserved and critical need areas.
388	Section 13. Subsection (7) of section 464.203, Florida
389	Statutes, is amended to read:
390	464.203 Certified nursing assistants; certification
391	requirement
392	(7) A certified nursing assistant shall complete 12 hours
393	of inservice training during each calendar year. The certified
394	nursing assistant <u>is</u> shall be responsible for maintaining
395	documentation demonstrating compliance with these provisions.
396	The Council on Certified Nursing Assistants, in accordance with
397	s. 464.2085(2)(b), shall propose rules to implement this
398	subsection.
399	Section 14. Section 464.2085, Florida Statutes, is
400	repealed.
401	Section 15. Subsection (2) of section 466.032, Florida
402	Statutes, is repealed.
403	Section 16. Subsection (8) of section 467.009, Florida
404	Statutes, is amended to read:
405	467.009 Midwifery programs; education and training
406	requirements

Page 14 of 42

	38-01394-13 20131334
407	(8) Nonpublic educational institutions that conduct
408	approved midwifery programs shall be accredited by a member of
409	the Council on Higher Education Accreditation or its successor
410	organization Commission on Recognition of Postsecondary
411	Accreditation and shall be licensed by the Commission for
412	Independent Education.
413	Section 17. Section 468.1735, Florida Statutes, is
414	repealed.
415	Section 18. Subsection (11) of section 468.503, Florida
416	Statutes, is amended to read:
417	468.503 DefinitionsAs used in this part:
418	(11) "Registered dietitian" means an individual registered
419	with the accrediting body of the Academy of Nutrition and
420	Dietetics or its successor organization the Commission on
421	Dietetic Registration, the accrediting body of the American
422	Dietetic Association.
423	Section 19. Subsection (4) of section 468.505, Florida
424	Statutes, is amended to read:
425	468.505 Exemptions; exceptions
426	(4) Notwithstanding any other provision of this part, an
427	individual registered by the <u>accrediting body of the Academy of</u>
428	Nutrition and Dietetics or its successor organization Commission
429	on Dietetic Registration of the American Dietetic Association
430	has the right to use the title "Registered Dietitian" and the
431	designation "R.D."
432	Section 20. Subsection (5) of section 480.033, Florida
433	Statutes, is repealed.
434	Section 21. Subsections (1) and (4) of section 480.041,
435	Florida Statutes, are amended to read:

Page 15 of 42

	38-01394-13 20131334
436	
437	endorsement
438	(1) <u>A</u> Any person is qualified for licensure as a massage
439	therapist under this act who:
440	(a) Is at least 18 years of age or has received a high
441	school diploma or graduate equivalency diploma;
442	(b) Has completed a course of study at a board-approved
443	massage school or has completed an apprenticeship program that
444	meets standards adopted by the board; and
445	(c) Has received a passing grade on an examination
446	administered by the department.
447	(4) The board shall adopt rules:
448	(a) Establishing a minimum training program for
449	apprentices.
450	<u>(a)</u> Providing for educational standards, examination,
451	and certification for the practice of colonic irrigation, as
452	defined in <u>s. 480.033(5)</u> s. 480.033(6) , by massage therapists.
453	<u>(b)</u> Specifying licensing procedures for practitioners
454	desiring to be licensed in this state who hold an active license
455	and have practiced in any other state, territory, or
456	jurisdiction of the United States or any foreign national
457	jurisdiction which has licensing standards substantially similar
458	to, equivalent to, or more stringent than the standards of this
459	state.
460	Section 22. Subsection (5) of section 480.042, Florida
461	Statutes, is amended to read:
462	480.042 Examinations
463	(5) All licensing examinations shall be conducted in such
464	manner that the applicant shall be known to the department by

Page 16 of 42

	38-01394-13 20131334
465	number until her or his examination is completed and the proper
466	grade determined. An accurate record of each examination shall
467	be maintained shall be made; and that record, together with all
468	examination papers, shall be filed with the State Surgeon
469	General and shall be kept <u>by the testing entities</u> for reference
470	and inspection for a period of not less than 2 years immediately
471	following the examination.
472	Section 23. Subsection (1) of section 480.044, Florida
473	Statutes, is amended to read:
474	480.044 Fees; disposition
475	(1) The board shall set fees according to the following
476	schedule:
477	(a) Massage therapist application and examination fee: not
478	to exceed \$250.
479	(b) Massage therapist initial licensure fee: not to exceed
480	\$150.
481	(c) Establishment application fee: not to exceed \$200.
482	(d) Establishment licensure fee: not to exceed \$150.
483	(e) Biennial establishment renewal fee: not to exceed \$150.
484	(f) Biennial massage therapist licensure renewal fee: not
485	to exceed \$200.
486	(g) Massage therapist reexamination fee: not to exceed
487	\$250.
488	(h) Fee for apprentice: not to exceed \$100.
489	(h) (i) Colonics examination fee: not to exceed \$100.
490	(i)() Colonics reexamination fee: not to exceed \$100.
491	<u>(j)(k)</u> Application and reactivation for inactive status of
492	a massage therapist license fee: not to exceed \$250.
493	(k)(1) Renewal fee for inactive status: not to exceed \$250.

Page 17 of 42

	38-01394-13 20131334							
494								
495	483.901, Florida Statutes, are redesignated as subsections (4)							
496	through (9), respectively, and present subsections (3) through							
497	(7) of that section are amended, to read:							
498	483.901 Medical physicists; definitions; licensure							
499	(3) DEFINITIONS.—As used in this section, the term:							
500	(a) "Council" means the Advisory Council of Medical							
501	Physicists in the Department of Health.							
502	<u>(a)</u> "Department" means the Department of Health.							
503	(b) (c) "Diagnostic radiological physics" means the							
504	specialty of medical physics which deals with the diagnostic							
505	application and safe use of X rays, gamma rays from sealed							
506	sources, ultrasonic radiation, radio frequency radiation, or							
507	magnetic fields, and the use of equipment associated with the							
508	production, use, measurement, and evaluation of the radiation							
509	and the quality of the diagnostic image resulting from its							
510	production and use.							
511	<u>(c)</u> "License" means a certificate issued by the							
512	department which authorizes the holder to practice medical							
513	physics.							
514	<u>(d)</u> "Licensed medical physicist" means a person who							
515	holds a license issued under this section.							
516	<u>(e)</u> "Medical health physics" means the specialty of							
517	medical physics which deals with the safe use of X rays, gamma							
518	rays, electron or other charged particle beams, neutrons,							
519	radionuclides, and radiation from sealed sources, for both							
520	diagnostic and therapeutic purposes in human beings and the use							
521	of equipment required to perform appropriate tests and							
522	measurements that do not involve the direct application of							

Page 18 of 42

38-01394-13 20131334 523 radiation to humans for diagnostic or therapeutic procedures. 524 (f) (g) "Medical nuclear radiological physics" means the 525 specialty of medical physics which deals with the therapeutic 526 and diagnostic application and safe use of radionuclides, except 527 those used in sealed sources for therapeutic purposes, and the 528 use of equipment associated with the production, use, 529 measurement, and evaluation of radionuclides. 530 (g) (h) "Medical physics" means the branch of physics which is associated with the practice of medicine. It includes the 531 532 fields of diagnostic radiological physics, therapeutic radiological physics, medical nuclear radiological physics, and 533 534 medical health physics. 535 (h) (i) "Physician" means a doctor of medicine, osteopathic 536 medicine, podiatric medicine, dentistry, or chiropractic 537 medicine who is licensed in this state and who prescribes a 538 radiological procedure. 539 (i) (j) "Practice of medical physics" means the use of 540 principles and accepted protocols of physics to ensure the correct quality, quantity, and placement of radiation during the 541 542 performance of a radiological procedure prescribed by a 543 physician which will protect the patient and others from harmful 544 excessive radiation. The term includes radiation beam calibration and characterization quality assurance, instrument 545 specification, acceptance testing, shielding design, protection 546 547 analysis on radiation-emitting equipment and 548 radiopharmaceuticals, and consultation with a physician to 549 ensure accurate radiation dosage to a specific patient. 550 (j) (k) "Radiation" means ionizing or nonionizing radiation 551 above background levels which is used to perform a diagnostic or

Page 19 of 42

	38-01394-13 20131334
552	therapeutic medical or dental radiological procedure.
553	(k) (1) "Radiological procedure" means a test, measurement,
554	calculation, or radiation exposure used in the diagnosis or
555	treatment of diseases or other medical or dental conditions in
556	human beings <u>which</u> that includes therapeutic radiation,
557	diagnostic radiation, nuclear magnetic resonance, or nuclear
558	medicine procedures.
559	(1) (m) "Therapeutic radiological physics" means that
560	specialty of medical physics which deals with the therapeutic
561	application and safe use of X rays, gamma rays, electron or
562	other charged particle beams, neutrons, or radiation from
563	radionuclide sources, and the use of equipment associated with
564	the production, use, measurement, and evaluation of that
565	radiation.
566	(4) COUNCILThe Advisory Council of Medical Physicists is
567	created in the Department of Health to advise the department in
568	regulating the practice of medical physics in this state.
569	(a) The council shall be composed of nine members appointed
570	by the State Surgeon General as follows:
571	1. A licensed medical physicist who specializes in
572	diagnostic radiological physics.
573	2. A licensed medical physicist who specializes in
574	therapeutic radiological physics.
575	3. A licensed medical physicist who specializes in medical
576	nuclear radiological physics.
577	4. A physician who is board certified by the American Board
578	of Radiology or its equivalent.
579	5. A physician who is board certified by the American
580	Osteopathic Board of Radiology or its equivalent.

Page 20 of 42

	38-01394-13 20131334
581	6. A chiropractic physician who practices radiology.
582	7. Three consumer members who are not, and have never been,
583	licensed as a medical physicist or licensed in any closely
584	related profession.
585	(b) The State Surgeon Ceneral shall appoint the medical
586	physicist members of the council from a list of candidates who
587	are licensed to practice medical physics.
588	(c) The State Surgeon General shall appoint the physician
589	members of the council from a list of candidates who are
590	licensed to practice medicine in this state and are board
591	certified in diagnostic radiology, therapeutic radiology, or
592	radiation oncology.
593	(d) The State Surgeon General shall appoint the public
594	members of the council.
595	(e) As the term of each member expires, the State Surgeon
596	General shall appoint the successor for a term of 4 years. A
597	member shall serve until the member's successor is appointed,
598	unless physically unable to do so.
599	(f) An individual is ineligible to serve more than two full
600	consecutive 4-year terms.
601	(g) If a vacancy on the council occurs, the State Surgeon
602	General shall appoint a member to serve for a 4-year term.
603	(h) A council member must be a United States citizen and
604	must have been a resident of this state for 2 consecutive years
605	immediately before being appointed.
606	1. A member of the council who is a medical physicist must
607	have practiced for at least 6 years before being appointed or be
608	board certified for the specialty in which the member practices.
609	2. A member of the council who is a physician must be

Page 21 of 42

	38-01394-13 20131334
610	licensed to practice medicine in this state and must have
611	practiced diagnostic radiology or radiation oncology in this
612	state for at least 2 years before being appointed.
613	3. The public members of the council must not have a
614	financial interest in any endeavor related to the practice of
615	medical physics.
616	(i) A council member may be removed from the council if the
617	member:
618	1. Did not have the required qualifications at the time of
619	appointment;
620	2. Does not maintain the required qualifications while
621	serving on the council; or
622	3. Fails to attend the regularly scheduled council meetings
623	in a calendar year as required by s. 456.011.
624	(j) Members of the council may not receive compensation for
625	their services; however, they are entitled to reimbursement,
626	from funds deposited in the Medical Quality Assurance Trust
627	Fund, for necessary travel expenses as specified in s. 112.061
628	for each day they engage in the business of the council.
629	(k) At the first regularly scheduled meeting of each
630	calendar year, the council shall elect a presiding officer and
631	an assistant presiding officer from among its members. The
632	council shall meet at least once each year and at other times in
633	accordance with department requirements.
634	(1) The department shall provide administrative support to
635	the council for all licensing activities.
636	(m) The council may conduct its meetings electronically.
637	(4)(5) POWERS OF <u>DEPARTMENT</u> COUNCIL .—The <u>department</u> council
638	shall:

Page 22 of 42

i	38-01394-13 20131334
639	(a) <u>Adopt</u> Recommend rules to administer this section.
640	(b) <u>Develop</u> Recommend practice standards for the practice
641	of medical physics which are consistent with the Guidelines for
642	Ethical Practice for Medical Physicists prepared by the American
643	Association of Physicists in Medicine and disciplinary
644	guidelines adopted under s. 456.079.
645	(c) Develop and recommend continuing education requirements
646	for licensed medical physicists.
647	(5)(6) LICENSE REQUIRED.—An individual may not engage in
648	the practice of medical physics, including the specialties of
649	diagnostic radiological physics, therapeutic radiological
650	physics, medical nuclear radiological physics, or medical health
651	physics, without a license issued by the department for the
652	appropriate specialty.
653	(a) The department shall adopt rules to administer this
654	section which specify license application and renewal fees,
655	continuing education requirements, and standards for practicing
656	medical physics. The council shall recommend to the department
657	continuing education requirements that shall be a condition of
658	license renewal. The department shall require a minimum of 24
659	hours per biennium of continuing education offered by an
660	organization recommended by the council and approved by the
661	department. The department, upon recommendation of the council,
662	may adopt rules to specify continuing education requirements for
663	persons who hold a license in more than one specialty.
664	(b) In order to apply for a medical physicist license in
665	one or more specialties, a person must file an individual
666	application for each specialty with the department. The
667	application must be on a form prescribed by the department and

Page 23 of 42

38-01394-13

20131334

668 must be accompanied by a nonrefundable application fee for each 669 specialty.

(c) The department may issue a license to an eligible applicant if the applicant meets all license requirements. At any time before the department issues a license, the applicant may request in writing that the application be withdrawn. To reapply, the applicant must submit a new application and an additional nonrefundable application fee and must meet all current licensure requirements.

677 (d) The department shall review each completed application678 for a license which the department receives.

679 (e) On receipt of an application and fee as specified in 680 this section, the department may issue a license to practice 681 medical physics in this state on or after October 1, 1997, to a 682 person who is board certified in the medical physics specialty 683 in which the applicant applies to practice by the American Board 684 of Radiology for diagnostic radiological physics, therapeutic 685 radiological physics, or medical nuclear radiological physics; by the American Board of Medical Physics for diagnostic 686 687 radiological physics, therapeutic radiological physics, or 688 medical nuclear radiological physics; or by the American Board 689 of Health Physics or an equivalent certifying body approved by 690 the department.

691

(f) A licensee shall:

692 1. Display the license in a place accessible to the public;693 and

694 2. Report immediately <u>a</u> any change in the licensee's
695 address or name to the department.

696

(g) The following acts constitute grounds for denial of a

Page 24 of 42

_	38-01394-13 20131334
697	
698	1. Obtaining or attempting to obtain a license by bribery,
699	fraud, knowing misrepresentation, or concealment of material
700	fact or through an error of the department.
701	2. Having a license denied, revoked, suspended, or
702	otherwise acted against in another jurisdiction.
703	3. Being convicted or found guilty of, or entering a plea
704	of nolo contendere to, regardless of adjudication, a crime in
705	any jurisdiction which relates to the practice of, or the
706	ability to practice, the profession of medical physics.
707	4. Willfully failing to file a report or record required
708	for medical physics or willfully impeding or obstructing the
709	filing of a report or record required by this section or
710	inducing another person to do so.
711	5. Making misleading, deceptive, or fraudulent
712	representations in or related to the practice of medical
713	physics.
714	6. Willfully failing to report <u>a</u> any known violation of
715	this section or <u>a</u> any rule adopted thereunder.
716	7. Failing to perform <u>a</u> any statutory or legal obligation
717	placed upon a licensee.
718	8. Aiding, assisting, procuring, employing, or advising <u>an</u>
719	any unlicensed person to practice medical physics contrary to
720	this section or <u>a</u> any rule adopted thereunder.
721	9. Delegating or contracting for the performance of
722	professional responsibilities by a person when the licensee
723	delegating or contracting such responsibilities knows, or has
724	reason to know, such person is not qualified by training,
725	experience, and authorization to perform them.

Page 25 of 42

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38-01394-13
                                                             20131334
726
          10. Practicing or offering to practice beyond the scope
727
     permitted by law or accepting and performing professional
728
     responsibilities the licensee knows, or has reason to know, the
729
     licensee is not competent to perform.
730
          11. Gross or repeated malpractice or the inability to
731
     practice medical physics with reasonable skill and safety.
732
          12. Judicially determined mental incompetency.
733
          13. Being unable to practice medical physics with
734
     reasonable skill and safety because of a mental or physical
     condition or illness or the use of alcohol, controlled
735
736
     substances, or any other substance that which impairs one's
737
     ability to practice.
738
          a. The department may, upon probable cause, compel a
     licensee to submit to a mental or physical examination by
739
740
     physicians designated by the department. The cost of an
741
     examination must shall be borne by the licensee, and the
742
     licensee's failure to submit to such an examination constitutes
743
     an admission of the allegations against the licensee, consequent
744
     upon which a default and a final order may be entered without
745
     the taking of testimony or presentation of evidence, unless the
746
     failure was due to circumstances beyond the licensee's control.
```

b. A licensee who is disciplined under this subparagraph
shall, at reasonable intervals, <u>must</u> be afforded an opportunity
to demonstrate that the licensee can resume the practice of
medical physics with reasonable skill and safety.

751 c. With respect to <u>a</u> any proceeding under this 752 subparagraph, the record of proceedings or the orders entered by 753 the department may not be used against a licensee in any other 754 proceeding.

Page 26 of 42

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38-01394-13
                                                             20131334
755
          14. Violating any provision of this chapter or chapter 456,
756
     or any rules adopted pursuant thereto.
757
           (h) The department may enter an order denying licensure or
758
     imposing any of the penalties in s. 456.072(2) against an any
759
     applicant for licensure or licensee who is found guilty of
     violating any provision of subsection (1) of this section or who
760
761
     is found guilty of violating any provision of s. 456.072(1).
762
           (i) The department may not issue or reinstate a license to
763
     a person it has deemed unqualified until it is satisfied that
764
     such person has complied with the terms and conditions of the
765
     final order and that the licensee can safely practice medical
766
     physics.
767
           (j) Upon receipt of a complete application and the fee set
768
     forth by rule, the department may issue a physicist-in-training
769
     certificate to a person qualified to practice medical physics
770
     under direct supervision. The department may establish by rule
771
     requirements for initial certification and renewal of a
772
     physicist-in-training certificate.
773
          (6) (7) FEES.—The fee for the initial license application is
774
     shall be $500 and is nonrefundable. The fee for license renewal
775
     may not be more than $500. These fees may cover only the costs
776
     incurred by the department and the council to administer this
     section. By July 1 each year, the department shall review the
777
778
     fees to determine whether the fees advise the council if the
779
     fees are sufficient insufficient to administer this section.
780
          Section 25. Paragraph (g) of subsection (3) of section
781
     921.0022, Florida Statutes, is amended to read:
782
          921.0022 Criminal Punishment Code; offense severity ranking
783
     chart.-
```

Page 27 of 42

	38-01394-13		20131334
784	(3) OFFENSE	SEVERIT	Y RANKING CHART
785	(g) LEVEL 7		
	Florida	Felony	
	Statute	Degree	Description
786			
	316.027(1)(b)	1st	Accident involving death, failure to stop; leaving scene.
787			
	316.193(3)(c)2.	3rd	DUI resulting in serious bodily injury.
788			
	316.1935(3)(b)	1st	Causing serious bodily injury or death to another person; driving at high speed or with wanton disregard for safety while fleeing or attempting to elude law enforcement officer who is in a patrol vehicle with siren and lights activated.
789			
	327.35(3)(c)2.	3rd	Vessel BUI resulting in serious bodily injury.
790			
	402.319(2)	2nd	Misrepresentation and negligence or intentional act resulting in great bodily harm, permanent disfiguration, permanent disability, or death.
791			
	409.920	3rd	Medicaid provider fraud; \$10,000 or
	(2)(b)1.a.		less.
792			

Page 28 of 42

409.920 2nd Medicaid provider fraud; more till (2)(b)1.b. \$10,000, but less than \$50,000. 793	han
793	
456.065(2) 3rd Practicing a health care profes	sion
without a license.	
794	
456.065(2) 2nd Practicing a health care profes without a license which results	
serious bodily injury.	±11
795	
458.327(1) 3rd Practicing medicine without a l	icense.
796	
459.013(1) 3rd Practicing osteopathic medicine	without
a license.	
797	
460.411(1) 3rd Practicing chiropractic medicine	e
without a license.	
798	
461.012(1) 3rd Practicing podiatric medicine w	ithout a
license.	
799	
462.17 3rd Practicing naturopathy without	a
license. 800	
463.015(1) 3rd Practicing optometry without a	license
801	
464.016(1) 3rd Practicing nursing without a li	cense.
802	•
465.015(2) 3rd Practicing pharmacy without a l	icense.

Page 29 of 42

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38-01394-13 20131334 803 466.026(1) 3rd Practicing dentistry or dental hygiene without a license. 804 467.201 3rd Practicing midwifery without a license. 805 468.366 3rd Delivering respiratory care services without a license. 806 483.828(1) 3rd Practicing as clinical laboratory personnel without a license. 807 483.901(8) 3rd Practicing medical physics without a 483.901(9) license. 808 484.013(1)(c) 3rd Preparing or dispensing optical devices without a prescription. 809 484.053 3rd Dispensing hearing aids without a license. 810 494.0018(2) 1st Conviction of any violation of ss. 494.001-494.0077 in which the total money and property unlawfully obtained exceeded \$50,000 and there were five or more victims. 811 560.123(8)(b)1. 3rd Failure to report currency or payment instruments exceeding \$300 but less

Page 30 of 42

812	38-01394-13		20131334 than \$20,000 by a money services business.
813	560.125(5)(a)	3rd	Money services business by unauthorized person, currency or payment instruments exceeding \$300 but less than \$20,000.
814	655.50(10)(b)1.	3rd	Failure to report financial transactions exceeding \$300 but less than \$20,000 by financial institution.
	775.21(10)(a)	3rd	Sexual predator; failure to register; failure to renew driver's license or identification card; other registration violations.
815 816	775.21(10)(b)	3rd	Sexual predator working where children regularly congregate.
	775.21(10)(g)	3rd	Failure to report or providing false information about a sexual predator; harbor or conceal a sexual predator.
817	782.051(3)	2nd	Attempted felony murder of a person by a person other than the perpetrator or the perpetrator of an attempted felony.
818	782.07(1)	2nd	Killing of a human being by the act, procurement, or culpable negligence of

Page 31 of 42

I	38-01394-13		20131334
819			another (manslaughter).
	782.071	2nd	Killing of a human being or viable fetus by the operation of a motor vehicle in a reckless manner (vehicular
820			homicide).
020	782.072	2nd	Killing of a human being by the operation of a vessel in a reckless manner (vessel homicide).
821	784.045(1)(a)1.	2nd	Aggravated battery; intentionally
	/04.045(1)(a)1.	2110	causing great bodily harm or disfigurement.
822			
	784.045(1)(a)2.	2nd	Aggravated battery; using deadly weapon.
823	784.045(1)(b)	2nd	Aggravated battery; perpetrator aware victim pregnant.
824	784.048(4)	3rd	Aggravated stalking; violation of injunction or court order.
825			-
826	784.048(7)	3rd	Aggravated stalking; violation of court order.
020	784.07(2)(d)	1st	Aggravated battery on law enforcement officer.

Page 32 of 42

38-01394-13 20131334 827 784.074(1)(a) Aggravated battery on sexually violent 1st predators facility staff. 828 784.08(2)(a) 1st Aggravated battery on a person 65 years of age or older. 829 784.081(1) 1st Aggravated battery on specified official or employee. 830 784.082(1) 1st Aggravated battery by detained person on visitor or other detainee. 831 784.083(1) 1st Aggravated battery on code inspector. 832 787.06(3)(a) Human trafficking using coercion for 1st labor and services. 833 Human trafficking using coercion for 787.06(3)(e) 1st labor and services by the transfer or transport of any individual from outside Florida to within the state. 834 790.07(4) 1st Specified weapons violation subsequent to previous conviction of s. 790.07(1) or (2). 835 790.16(1) 1st Discharge of a machine gun under specified circumstances.

Page 33 of 42

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38-01394-13 20131334 836 790.165(2) 2nd Manufacture, sell, possess, or deliver hoax bomb. 837 790.165(3) 2nd Possessing, displaying, or threatening to use any hoax bomb while committing or attempting to commit a felony. 838 790.166(3) Possessing, selling, using, or 2nd attempting to use a hoax weapon of mass destruction. 839 790.166(4) 2nd Possessing, displaying, or threatening to use a hoax weapon of mass destruction while committing or attempting to commit a felony. 840 790.23 1st, PBL Possession of a firearm by a person who qualifies for the penalty enhancements provided for in s. 874.04. 841 794.08(4) 3rd Female genital mutilation; consent by a parent, guardian, or a person in custodial authority to a victim younger than 18 years of age. 842 796.03 2nd Procuring any person under 16 years for prostitution. 843

Page 34 of 42

	38-01394-13		20131334
	800.04(5)(c)1.	2nd	Lewd or lascivious molestation; victim
			less than 12 years of age; offender
			less than 18 years.
844			
	800.04(5)(c)2.	2nd	Lewd or lascivious molestation; victim
			12 years of age or older but less than
			16 years; offender 18 years or older.
845			
	806.01(2)	2nd	Maliciously damage structure by fire or
			explosive.
846			
	810.02(3)(a)	2nd	Burglary of occupied dwelling; unarmed;
			no assault or battery.
847			
	810.02(3)(b)	2nd	Burglary of unoccupied dwelling;
			unarmed; no assault or battery.
848			
	810.02(3)(d)	2nd	Burglary of occupied conveyance;
			unarmed; no assault or battery.
849			
	810.02(3)(e)	2nd	Burglary of authorized emergency
			vehicle.
850			
	812.014(2)(a)1.	1st	Property stolen, valued at \$100,000 or
			more or a semitrailer deployed by a law
			enforcement officer; property stolen
			while causing other property damage;
			1st degree grand theft.
851			

Page 35 of 42

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	38-01394-13		20131334
852	812.014(2)(b)2.	2nd	Property stolen, cargo valued at less than \$50,000, grand theft in 2nd degree.
853	812.014(2)(b)3.	2nd	Property stolen, emergency medical equipment; 2nd degree grand theft.
	812.014(2)(b)4.	2nd	Property stolen, law enforcement equipment from authorized emergency vehicle.
854			
855	812.0145(2)(a)	1st	Theft from person 65 years of age or older; \$50,000 or more.
856	812.019(2)	lst	Stolen property; initiates, organizes, plans, etc., the theft of property and traffics in stolen property.
857	812.131(2)(a)	2nd	Robbery by sudden snatching.
858	812.133(2)(b)	1st	Carjacking; no firearm, deadly weapon, or other weapon.
	817.234(8)(a)	2nd	Solicitation of motor vehicle accident victims with intent to defraud.
859	817.234(9)	2nd	Organizing, planning, or participating in an intentional motor vehicle collision.

Page 36 of 42

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38-01394-13 20131334 860 817.234(11)(c) 1st Insurance fraud; property value \$100,000 or more. 861 817.2341 1st Making false entries of material fact (2)(b) & or false statements regarding property (3) (b) values relating to the solvency of an insuring entity which are a significant cause of the insolvency of that entity. 862 825.102(3)(b) 2nd Neglecting an elderly person or disabled adult causing great bodily harm, disability, or disfigurement. 863 825.103(2)(b) 2nd Exploiting an elderly person or disabled adult and property is valued at \$20,000 or more, but less than \$100,000. 864 827.03(2)(b) 2nd Neglect of a child causing great bodily harm, disability, or disfigurement. 865 827.04(3) 3rd Impregnation of a child under 16 years of age by person 21 years of age or older. 866 837.05(2) 3rd Giving false information about alleged capital felony to a law enforcement officer.

Page 37 of 42

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38-01394-13 20131334 867 838.015 2nd Bribery. 868 838.016 2nd Unlawful compensation or reward for official behavior. 869 838.021(3)(a) 2nd Unlawful harm to a public servant. 870 838.22 2nd Bid tampering. 871 847.0135(3) 3rd Solicitation of a child, via a computer service, to commit an unlawful sex act. 872 847.0135(4) 2nd Traveling to meet a minor to commit an unlawful sex act. 873 872.06 2nd Abuse of a dead human body. 874 874.10 1st, PBL Knowingly initiates, organizes, plans, finances, directs, manages, or supervises criminal gang-related activity. 875 893.13(1)(c)1. 1st Sell, manufacture, or deliver cocaine (or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4.) within 1,000 feet of a child care facility, school, or state, county, or municipal park or

Page 38 of 42

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876	38-01394-13		20131334 publicly owned recreational facility or community center.
	893.13(1)(e)1.	1st	<pre>Sell, manufacture, or deliver cocaine or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4., within 1,000 feet of property used for religious services or a specified business site.</pre>
877 878	893.13(4)(a)	lst	Deliver to minor cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).
879	893.135(1)(a)1.	1st	Trafficking in cannabis, more than 25 lbs., less than 2,000 lbs.
880	893.135 (1)(b)1.a.	1st	Trafficking in cocaine, more than 28 grams, less than 200 grams.
881	893.135 (1)(c)1.a.	1st	Trafficking in illegal drugs, more than 4 grams, less than 14 grams.
882	893.135(1)(d)1.	1st	Trafficking in phencyclidine, more than 28 grams, less than 200 grams.
883	893.135(1)(e)1.	1st	Trafficking in methaqualone, more than 200 grams, less than 5 kilograms.

Page 39 of 42

	38-01394-13		20131334
	893.135(1)(f)1.	1st	Trafficking in amphetamine, more than
			14 grams, less than 28 grams.
884			
	893.135	1st	Trafficking in flunitrazepam, 4 grams
	(1)(g)1.a.		or more, less than 14 grams.
885			-
	893.135	1st	Trafficking in gamma-hydroxybutyric
	(1)(h)1.a.		acid (GHB), 1 kilogram or more, less
			than 5 kilograms.
886			
	893.135	1st	Trafficking in 1,4-Butanediol, 1
	(1)(j)1.a.		kilogram or more, less than 5
			kilograms.
887			5
	893.135	1st	Trafficking in Phenethylamines, 10
	(1)(k)2.a.		grams or more, less than 200 grams.
888			, ,
	893.1351(2)	2nd	Possession of place for trafficking in
			or manufacturing of controlled
			substance.
889			
	896.101(5)(a)	3rd	Money laundering, financial
			transactions exceeding \$300 but less
			than \$20,000.
890			
0 9 0	896.104(4)(a)1.	3rd	Structuring transactions to evade
	0,0,101(1)(d)1.	514	reporting or registration requirements,
			financial transactions exceeding \$300
			but less than \$20,000.
			Suc 1055 chan 920,000.
	•		

Page 40 of 42

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

38-01394-13 20131334 891 943.0435(4)(c) 2nd Sexual offender vacating permanent residence; failure to comply with reporting requirements. 892 Sexual offender; remains in state after 943.0435(8) 2nd indicating intent to leave; failure to comply with reporting requirements. 893 943.0435(9)(a) 3rd Sexual offender; failure to comply with reporting requirements. 894 943.0435(13) 3rd Failure to report or providing false information about a sexual offender: harbor or conceal a sexual offender. 895 3rd 943.0435(14) Sexual offender; failure to report and reregister; failure to respond to address verification. 896 944.607(9) 3rd Sexual offender; failure to comply with reporting requirements. 897 944.607(10)(a) Sexual offender; failure to submit to 3rd the taking of a digitized photograph. 898 944.607(12) 3rd Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender.

Page 41 of 42

899	38-01394-13		20131334
	944.607(13)	3rd	Sexual offender; failure to report and reregister; failure to respond to address verification.
900 901	985.4815(10)	3rd	Sexual offender; failure to submit to the taking of a digitized photograph.
501	985.4815(12)	3rd	Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender.
902	985.4815(13)	3rd	Sexual offender; failure to report and reregister; failure to respond to address verification.
903 904	Section 26	. This ac	t shall take effect July 1, 2013.

Page 42 of 42