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	LEGISLATIVE ACTION	
Senate		House
Comm: RCS		
02/04/2020		
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The Committee on Criminal Justice (Brandes) recommended the following:

Senate Amendment (with title amendment)

3 Delete lines 75 - 138

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and insert:

review of his or her sentence under s. 921.1402 or s. 921.1403, respectively, may be resentenced and released from imprisonment if a court deems the resentencing appropriate in accordance with the review requirements under such sections.

Section 3. Paragraph (a) of subsection (2) of section 921.1402, Florida Statutes, is amended, and subsection (4) of



11 that section is reenacted, to read: 12 921.1402 Review of sentences for persons convicted of 13 specified offenses committed while under the age of 18 years.-(2) (a) A juvenile offender sentenced under s. 14 775.082(1)(b)1. is entitled to a review of his or her sentence 15 16 after 25 years. However, a juvenile offender is not entitled to review if he or she has previously been convicted of committing 17 18 one of the following offenses, or of conspiracy to commit one of the following offenses, murder if the murder offense for which 19 the person was previously convicted was part of a separate 20 21 criminal transaction or episode than the murder that which 22 resulted in the sentence under s. $775.082(1)(b)1.\div$ 23 1. Murder: 24 2. Manslaughter; 2.5 3. Sexual battery; 26 4. Armed burglary; 27 5. Armed robbery; 28 6. Armed carjacking; 29 7. Home-invasion robbery; 30 8. Human trafficking for commercial sexual activity with a 31 child under 18 years of age; 32 9. False imprisonment under s. 787.02(3)(a); or 33 10. Kidnapping. (4) A juvenile offender seeking sentence review pursuant to 34 35 subsection (2) must submit an application to the court of 36 original jurisdiction requesting that a sentence review hearing 37 be held. The juvenile offender must submit a new application to 38 the court of original jurisdiction to request subsequent 39 sentence review hearings pursuant to paragraph (2)(d). The

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sentencing court shall retain original jurisdiction for the duration of the sentence for this purpose. Section 4. Section 921.14021, Florida Statutes, is created to read: 921.14021 Retroactive application relating to s. 921.1402; legislative intent; review of sentence.-(1) It is the intent of the Legislature to retroactively apply the amendments made to s. 921.1402 which are effective on July 1, 2020, only as provided in this section, to juvenile offenders convicted of a capital offense and sentenced under s. 775.082(1)(b)1. who have been ineligible for sentence review hearings because of a previous conviction of an offense enumerated in s. 921.1402(2)(a) thereby providing such juvenile offenders with an opportunity for consideration by a court and an opportunity for release if deemed appropriate under law. (2) A juvenile offender, as defined in s. 921.1402, who was convicted for a capital offense and sentenced under s. 775.082(1)(b)1., and who was ineligible for a sentence review hearing pursuant to s. 921.1402(2)(a)2.-10. as it existed before July 1, 2020, is entitled to a review of his or her sentence after 25 years or, if on July 1, 2020, 25 years have already passed since the sentencing, immediately. Section 5. Section 921.1403, Florida Statutes, is created to read: 921.1403 Review of sentences for persons convicted of specified offenses committed while under 25 years of age.-(1) As used in this section, the term "young adult

she reached 25 years of age and for which he or she is sentenced

offender" means a person who committed an offense before he or



to a term of years in the custody of the Department of 69 70 Corrections, regardless of the date of sentencing. 71 (2) A young adult offender is not entitled to a sentence 72 review under this section if he or she has previously been 73 convicted of committing, or of conspiring to commit, murder if 74 the murder offense for which the person was previously convicted 75 was part of a separate criminal transaction or episode than that 76 which resulted in the sentence under s. 775.082(3)(a)1., 2., 3.,77 4., or 6., or (b) 1. 78 ======== T I T L E A M E N D M E N T ========== 79 And the title is amended as follows: 80 Delete lines 10 - 17 81 and insert: 82 921.14021, F.S.; providing legislative intent; 8.3 providing for retroactive application of a specified 84 provision relating to review of sentence for juvenile offenders convicted of murder; providing for immediate 85 review of certain sentences; creating s. 921.1403, 86 F.S.; defining the term "young adult offender"; 87 precluding eligibility for a sentence review for young 88 89 adult offenders who previously committed, or conspired 90 to commit, murder