625222

LEGISLATIVE ACTION Senate House Comm: RCS 02/04/2020

The Committee on Criminal Justice (Brandes) recommended the following:

Senate Amendment (with title amendment)

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Delete lines 65 - 105

4 and insert:

> or supervision pursuant to former s. 322.34, and who is serving such penalty on or after October 1, 2020, must be resentenced in accordance with paragraph (c). The person must be resentenced to a sentence as provided in s. 775.082, s. 775.083, or s. 775.084.

(c) Resentencing under this section must occur in the following manner:

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- 1. A person described in paragraph (b) who is eligible to request a sentence review hearing pursuant to this section shall be notified of such eligibility by the facility in which the person is imprisoned or the entity who is supervising the person.
- 2. A person seeking sentence review hearing under this section must submit an application to the court of original jurisdiction requesting such hearing to be conducted. Such request by the person serves to initiate the procedures provided for in this section. The sentencing court shall retain original jurisdiction for the duration of the sentence for this purpose.
- 3. A person who is eligible for a sentence review hearing under this section is entitled to be represented by counsel, and the court shall appoint a public defender to represent the person if he or she cannot afford an attorney.
- 4. Upon receiving an application from the eligible person, the court of original jurisdiction shall hold a sentence review hearing to determine if the eligible person meets the criteria for resentencing under this section. If the court determines at the sentence review hearing that the eligible person meets the criteria in this section for resentencing, the court must resentence the person as provided in this section; however, the new sentence may not exceed the person's original sentence with credit for time served. If the court determines that such person does not meet the criteria for resentencing under this section, the court must provide written reasons why such person does not meet such criteria.
- (4) Notwithstanding any other law, a person who has been convicted of a felony under former s. 322.34 and whose offense

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would not be classified as a felony under the new s. 322.34, must have all outstanding fines, fees, and costs related to such felony conviction waived. In addition, such person must be treated as if he or she had been convicted of a misdemeanor violation of s. 322.34 for purposes of any right, privilege, benefit, remedy, or collateral consequence that the person might be entitled to but for such felony conviction. This provision does not serve to remove the designation of the person as a convicted felon. However, the consequences of such felony conviction that are solely statutory in nature and are imposed as a result of such conviction shall no longer apply. Section 2. Effective upon the same date that SB 1506 or ======== T I T L E A M E N D M E N T ========== And the title is amended as follows: Delete lines 11 - 15 and insert: imprisonment or supervision; specifying the procedures for such resentencing; requiring certain persons convicted of driving while license suspended, revoked, canceled, or disqualified to have such conviction treated as a misdemeanor for specified purposes; requiring outstanding fines,