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LEGISLATIVE ACTION

| Senate | . | House |
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| Comm: RCS | . | |
| 01/26/2021 | . | |
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The Committee on Criminal Justice (Book) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause
and insert:

Section 1. Paragraphs (k), (n), and (o) of subsection (2)
and paragraphs (a), (g), and (i) of subsection (6) of section
775.21, Florida Statutes, are amended to read:

775.21 The Florida Sexual Predators Act.—

(2) DEFINITIONS.—As used in this section, the term:

(k) "Permanent residence" means a place where the person



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11 abides, lodges, or resides for 3 or more consecutive days. In
12 calculating days for "permanent residence," the first day a
13 person abides, lodges, or resides at a place shall be excluded.
14 Each day following the first day shall be counted. A day
15 includes any part of a calendar day.

16 (n) "Temporary residence" means a place where the person
17 abides, lodges, or resides, including, but not limited to,
18 vacation, business, or personal travel destinations in or out of
19 this state, for a period of 3 or more days in the aggregate
20 during any calendar year and which is not the person's permanent
21 address or, for a person whose permanent residence is not in
22 this state, a place where the person is employed, practices a
23 vocation, or is enrolled as a student for any period of time in
24 this state. In calculating days for "temporary residence," the
25 first day a person abides, lodges, or resides at a place shall
26 be excluded. Each day following the first day shall be counted.
27 A day includes any part of a calendar day.

28 (o) "Transient residence" means a county where a person
29 lives, remains, or is located for a period of 3 or more days in
30 the aggregate during a calendar year and which is not the
31 person's permanent or temporary address. The term includes, but
32 is not limited to, a place where the person sleeps or seeks
33 shelter and a location that has no specific street address. In
34 calculating days for "transient residence," the first day a
35 person lives, remains, or is located in a county shall be
36 excluded. Each day following the first day shall be counted. A
37 day includes any part of a calendar day.

38 (6) REGISTRATION.—

39 (a) A sexual predator shall register with the department



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40 through the sheriff's office by providing the following
41 information to the department:

42 1. Name; social security number; age; race; sex; date of
43 birth; height; weight; tattoos or other identifying marks; hair
44 and eye color; photograph; address of legal residence and
45 address of any current temporary residence, within the state or
46 out of state, including a rural route address and a post office
47 box; if no permanent or temporary address, any transient
48 residence within the state; address, location or description,
49 and dates of any current or known future temporary residence
50 within the state or out of state; electronic mail addresses;
51 Internet identifiers and each Internet identifier's
52 corresponding website homepage or application software name;
53 home telephone numbers and cellular telephone numbers;
54 employment information; the make, model, color, vehicle
55 identification number (VIN), and license tag number of all
56 vehicles owned; date and place of each conviction; fingerprints;
57 palm prints; and a brief description of the crime or crimes
58 committed by the offender. A post office box may not be provided
59 in lieu of a physical residential address. The sexual predator
60 shall produce his or her passport, if he or she has a passport,
61 and, if he or she is an alien, shall produce or provide
62 information about documents establishing his or her immigration
63 status. The sexual predator shall also provide information about
64 any professional licenses he or she has.

65 a. Any change that occurs after the sexual predator
66 registers in person at the sheriff's office as provided in this
67 subparagraph in any of the following information related to the
68 sexual predator must be reported as provided in paragraphs (g),



69 (i), and (j): permanent, temporary, or transient residence;
70 name; electronic mail addresses; Internet identifiers and each
71 Internet identifier's corresponding website homepage or
72 application software name; home and cellular telephone numbers;
73 employment information; and status at an institution of higher
74 education.

75 b. If the sexual predator's place of residence is a motor
76 vehicle, trailer, mobile home, or manufactured home, as defined
77 in chapter 320, the sexual predator shall also provide to the
78 department written notice of the vehicle identification number;
79 the license tag number; the registration number; and a
80 description, including color scheme, of the motor vehicle,
81 trailer, mobile home, or manufactured home. If a sexual
82 predator's place of residence is a vessel, live-aboard vessel,
83 or houseboat, as defined in chapter 327, the sexual predator
84 shall also provide to the department written notice of the hull
85 identification number; the manufacturer's serial number; the
86 name of the vessel, live-aboard vessel, or houseboat; the
87 registration number; and a description, including color scheme,
88 of the vessel, live-aboard vessel, or houseboat.

89 c. If the sexual predator is enrolled or employed, whether
90 for compensation or as a volunteer, at an institution of higher
91 education in this state, the sexual predator shall also provide
92 to the department the name, address, and county of each
93 institution, including each campus attended, and the sexual
94 predator's enrollment, volunteer, or employment status. The
95 sheriff, the Department of Corrections, or the Department of
96 Juvenile Justice shall promptly notify each institution of
97 higher education of the sexual predator's presence and any



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98 change in the sexual predator's enrollment, volunteer, or
99 employment status.

100 d. A sexual predator shall report to the department through
101 the department's online system or in person to the sheriff's
102 office within 48 hours after any change in vehicles owned to
103 report those vehicle information changes.

104 2. Any other information determined necessary by the
105 department, including criminal and corrections records;
106 nonprivileged personnel and treatment records; and evidentiary
107 genetic markers when available.

108 (g)1. Each time a sexual predator's driver license or
109 identification card is subject to renewal, and, without regard
110 to the status of the predator's driver license or identification
111 card, within 48 hours after any change of the predator's
112 residence or change in the predator's name by reason of marriage
113 or other legal process, the predator shall report in person to a
114 driver license office, or through an authorized alternate method
115 as provided by the Department of Highway Safety and Motor
116 Vehicles, and is subject to the requirements specified in
117 paragraph (f). The Department of Highway Safety and Motor
118 Vehicles shall forward to the department and to the Department
119 of Corrections all photographs and information provided by
120 sexual predators. Notwithstanding the restrictions set forth in
121 s. 322.142, the Department of Highway Safety and Motor Vehicles
122 may release a reproduction of a color-photograph or digital-
123 image license to the Department of Law Enforcement for purposes
124 of public notification of sexual predators as provided in this
125 section. A sexual predator who is unable to secure or update a
126 driver license or an identification card with the Department of



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127 Highway Safety and Motor Vehicles as provided in paragraph (f)
128 and this paragraph shall also report any change of the
129 predator's residence or change in the predator's name by reason
130 of marriage or other legal process within 48 hours after the
131 change to the sheriff's office in the county where the predator
132 resides or is located and provide confirmation that he or she
133 reported such information to the Department of Highway Safety
134 and Motor Vehicles. The reporting requirements under this
135 subparagraph do not negate the requirement for a sexual predator
136 to obtain a Florida driver license or identification card as
137 required by this section.

138 2.a. A sexual predator who vacates a permanent, temporary,
139 or transient residence and fails to establish or maintain
140 another permanent, temporary, or transient residence shall,
141 within 48 hours after vacating the permanent, temporary, or
142 transient residence, report in person to the sheriff's office of
143 the county in which he or she is located. The sexual predator
144 shall specify the date upon which he or she intends to or did
145 vacate such residence. The sexual predator shall provide or
146 update all of the registration information required under
147 paragraph (a). The sexual predator shall provide an address for
148 the residence or other place that he or she is or will be
149 located during the time in which he or she fails to establish or
150 maintain a permanent or temporary residence.

151 b. A sexual predator shall report in person at the
152 sheriff's office in the county in which he or she is located
153 within 48 hours after establishing a transient residence and
154 thereafter must report in person every 30 days to the sheriff's
155 office in the county in which he or she is located while



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156 maintaining a transient residence. The sexual predator must
157 provide the addresses and locations where he or she maintains a
158 transient residence. Each sheriff's office shall establish
159 procedures for reporting transient residence information and
160 provide notice to transient registrants to report transient
161 residence information as required in this sub-subparagraph.
162 Reporting to the sheriff's office as required by this sub-
163 subparagraph does not exempt registrants from any reregistration
164 requirement. The sheriff may coordinate and enter into
165 agreements with police departments and other governmental
166 entities to facilitate additional reporting sites for transient
167 residence registration required in this sub-subparagraph. The
168 sheriff's office shall, within 2 business days, electronically
169 submit and update all information provided by the sexual
170 predator to the department.

171 3. A sexual predator who remains at a permanent, temporary,
172 or transient residence after reporting his or her intent to
173 vacate such residence shall, within 48 hours after the date upon
174 which the predator indicated he or she would or did vacate such
175 residence, report in person to the sheriff's office to which he
176 or she reported pursuant to subparagraph 2. for the purpose of
177 reporting his or her address at such residence. When the sheriff
178 receives the report, the sheriff shall promptly convey the
179 information to the department. An offender who makes a report as
180 required under subparagraph 2. but fails to make a report as
181 required under this subparagraph commits a felony of the second
182 degree, punishable as provided in s. 775.082, s. 775.083, or s.
183 775.084.

184 4. The failure of a sexual predator who maintains a



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185 transient residence to report in person to the sheriff's office
186 every 30 days as required by sub-subparagraph 2.b. is punishable
187 as provided in subsection (10).

188 5.a. A sexual predator shall register all electronic mail
189 addresses and Internet identifiers, and each Internet
190 identifier's corresponding website homepage or application
191 software name, with the department through the department's
192 online system or in person at the sheriff's office within 48
193 hours after using such electronic mail addresses and Internet
194 identifiers. If the sexual predator is in the custody or
195 control, or under the supervision, of the Department of
196 Corrections, he or she must report all electronic mail addresses
197 and Internet identifiers, and each Internet identifier's
198 corresponding website homepage or application software name, to
199 the Department of Corrections before using such electronic mail
200 addresses or Internet identifiers. If the sexual predator is in
201 the custody or control, or under the supervision, of the
202 Department of Juvenile Justice, he or she must report all
203 electronic mail addresses and Internet identifiers, and each
204 Internet identifier's corresponding website homepage or
205 application software name, to the Department of Juvenile Justice
206 before using such electronic mail addresses or Internet
207 identifiers.

208 b. A sexual predator shall register all changes to vehicles
209 owned, all changes to home telephone numbers and cellular
210 telephone numbers, including added and deleted numbers, all
211 changes to employment information, and all changes in status
212 related to enrollment, volunteering, or employment at
213 institutions of higher education, through the department's



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214 online system; in person at the sheriff's office; in person at
215 the Department of Corrections if the sexual predator is in the
216 custody or control, or under the supervision, of the Department
217 of Corrections; or in person at the Department of Juvenile
218 Justice if the sexual predator is in the custody or control, or
219 under the supervision, of the Department of Juvenile Justice.
220 All changes required to be reported in this sub-subparagraph
221 shall be reported within 48 hours after the change.

222 c. The department shall establish an online system through
223 which sexual predators may securely access, submit, and update
224 all vehicles owned; electronic mail addresses; Internet
225 identifiers and each Internet identifier's corresponding website
226 homepage or application software name; home telephone numbers
227 and cellular telephone numbers; employment information; and
228 institution of higher education information.

229 (i) A sexual predator who intends to establish a permanent,
230 temporary, or transient residence in another state or
231 jurisdiction other than the State of Florida shall report in
232 person to the sheriff of the county of current residence ~~within~~
233 at least 48 hours before the date he or she intends to leave
234 this state to establish residence in another state or
235 jurisdiction or at least 21 days before the date he or she
236 intends to travel ~~if the intended residence of 5 days or more is~~
237 outside of the United States. Any travel that is not known by
238 the sexual predator at least 48 hours before he or she intends
239 to establish a residence in another state of jurisdiction or 21
240 days before the departure date for travel outside of the United
241 States must be reported to the sheriff's office as soon as
242 possible before departure. The sexual predator shall provide to



243 the sheriff the address, municipality, county, state, and
244 country of intended residence. For international travel, the
245 sexual predator shall also provide travel information,
246 including, but not limited to, expected departure and return
247 dates, flight number, airport of departure, cruise port of
248 departure, or any other means of intended travel. The sheriff
249 shall promptly provide to the department the information
250 received from the sexual predator. The department shall notify
251 the statewide law enforcement agency, or a comparable agency, in
252 the intended state, jurisdiction, or country of residence or the
253 intended country of travel of the sexual predator's intended
254 residence or intended travel. The failure of a sexual predator
255 to provide his or her intended place of residence or intended
256 travel is punishable as provided in subsection (10).

257 Section 2. Paragraph (h) of subsection (1), paragraph (b)
258 of subsection (2), paragraphs (a) and (e) of subsection (4), and
259 subsections (7) and (11) of section 943.0435, Florida Statutes,
260 are amended to read:

261 943.0435 Sexual offenders required to register with the
262 department; penalty.—

263 (1) As used in this section, the term:

264 (h)1. "Sexual offender" means a person who meets the
265 criteria in sub-subparagraph a., sub-subparagraph b., sub-
266 subparagraph c., or sub-subparagraph d., as follows:

267 a.(I) Has been convicted of committing, or attempting,
268 soliciting, or conspiring to commit, any of the criminal
269 offenses proscribed in the following statutes in this state or
270 similar offenses in another jurisdiction: s. 393.135(2); s.
271 394.4593(2); s. 787.01, s. 787.02, or s. 787.025(2)(c), where



272 the victim is a minor; s. 787.06(3)(b), (d), (f), or (g); former
273 s. 787.06(3)(h); s. 794.011, excluding s. 794.011(10); s.
274 794.05; former s. 796.03; former s. 796.035; s. 800.04; s.
275 810.145(8); s. 825.1025; s. 827.071; s. 847.0133; s. 847.0135,
276 excluding s. 847.0135(6); s. 847.0137; s. 847.0138; s. 847.0145;
277 s. 895.03, if the court makes a written finding that the
278 racketeering activity involved at least one sexual offense
279 listed in this sub-sub-subparagraph or at least one offense
280 listed in this sub-sub-subparagraph with sexual intent or
281 motive; s. 916.1075(2); or s. 985.701(1); or any similar offense
282 committed in this state which has been redesignated from a
283 former statute number to one of those listed in this sub-sub-
284 subparagraph; and

285 (II) Has been released on or after October 1, 1997, from
286 ~~the~~ a sanction imposed for any conviction of an offense
287 described in sub-sub-subparagraph (I) and does not otherwise
288 meet the criteria for registration as a sexual offender under
289 Chapter 944 or Chapter 985. For purposes of sub-sub-subparagraph
290 (I), a sanction imposed in this state or in any other
291 jurisdiction includes, ~~but is not limited to, a fine,~~ probation,
292 community control, parole, conditional release, control release,
293 or incarceration in a state prison, federal prison, private
294 correctional facility, or local detention facility. If no
295 sanction is imposed the person is deemed to be released upon
296 conviction;

297 b. Establishes or maintains a residence in this state and
298 who has not been designated as a sexual predator by a court of
299 this state but who has been designated as a sexual predator, as
300 a sexually violent predator, or by another sexual offender



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301 designation in another state or jurisdiction and was, as a
302 result of such designation, subjected to registration or
303 community or public notification, or both, or would be if the
304 person were a resident of that state or jurisdiction, without
305 regard to whether the person otherwise meets the criteria for
306 registration as a sexual offender;

307 c. Establishes or maintains a residence in this state who
308 is in the custody or control of, or under the supervision of,
309 any other state or jurisdiction as a result of a conviction for
310 committing, or attempting, soliciting, or conspiring to commit,
311 any of the criminal offenses proscribed in the following
312 statutes or similar offense in another jurisdiction: s.
313 393.135(2); s. 394.4593(2); s. 787.01, s. 787.02, or s.
314 787.025(2)(c), where the victim is a minor; s. 787.06(3)(b),
315 (d), (f), or (g); former s. 787.06(3)(h); s. 794.011, excluding
316 s. 794.011(10); s. 794.05; former s. 796.03; former s. 796.035;
317 s. 800.04; s. 810.145(8); s. 825.1025; s. 827.071; s. 847.0133;
318 s. 847.0135, excluding s. 847.0135(6); s. 847.0137; s. 847.0138;
319 s. 847.0145; s. 895.03, if the court makes a written finding
320 that the racketeering activity involved at least one sexual
321 offense listed in this sub-subparagraph or at least one offense
322 listed in this sub-subparagraph with sexual intent or motive; s.
323 916.1075(2); or s. 985.701(1); or any similar offense committed
324 in this state which has been redesignated from a former statute
325 number to one of those listed in this sub-subparagraph; or

326 d. On or after July 1, 2007, has been adjudicated
327 delinquent for committing, or attempting, soliciting, or
328 conspiring to commit, any of the criminal offenses proscribed in
329 the following statutes in this state or similar offenses in



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330 another jurisdiction when the juvenile was 14 years of age or
331 older at the time of the offense:

332 (I) Section 794.011, excluding s. 794.011(10);

333 (II) Section 800.04(4)(a)2. where the victim is under 12
334 years of age or where the court finds sexual activity by the use
335 of force or coercion;

336 (III) Section 800.04(5)(c)1. where the court finds
337 molestation involving unclothed genitals;

338 (IV) Section 800.04(5)(d) where the court finds the use of
339 force or coercion and unclothed genitals; or

340 (V) Any similar offense committed in this state which has
341 been redesignated from a former statute number to one of those
342 listed in this sub-subparagraph.

343 2. For all qualifying offenses listed in sub-subparagraph
344 1.d., the court shall make a written finding of the age of the
345 offender at the time of the offense.

346

347 For each violation of a qualifying offense listed in this
348 subsection, except for a violation of s. 794.011, the court
349 shall make a written finding of the age of the victim at the
350 time of the offense. For a violation of s. 800.04(4), the court
351 shall also make a written finding indicating whether the offense
352 involved sexual activity and indicating whether the offense
353 involved force or coercion. For a violation of s. 800.04(5), the
354 court shall also make a written finding that the offense did or
355 did not involve unclothed genitals or genital area and that the
356 offense did or did not involve the use of force or coercion.

357 (2) Upon initial registration, a sexual offender shall:

358 (b) Provide his or her name; date of birth; social security



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359 number; race; sex; height; weight; hair and eye color; tattoos
360 or other identifying marks; fingerprints; palm prints;
361 photograph; employment information; address of permanent or
362 legal residence or address of any current temporary residence,
363 within the state or out of state, including a rural route
364 address and a post office box; if no permanent or temporary
365 address, any transient residence within the state, address,
366 location or description, and dates of any current or known
367 future temporary residence within the state or out of state; the
368 make, model, color, vehicle identification number (VIN), and
369 license tag number of all vehicles owned; home telephone numbers
370 and cellular telephone numbers; electronic mail addresses;
371 Internet identifiers and each Internet identifier's
372 corresponding website homepage or application software name;
373 date and place of each conviction; and a brief description of
374 the crime or crimes committed by the offender. A post office box
375 may not be provided in lieu of a physical residential address.
376 The sexual offender shall also produce his or her passport, if
377 he or she has a passport, and, if he or she is an alien, shall
378 produce or provide information about documents establishing his
379 or her immigration status. The sexual offender shall also
380 provide information about any professional licenses he or she
381 has.

382 1. If the sexual offender's place of residence is a motor
383 vehicle, trailer, mobile home, or manufactured home, as defined
384 in chapter 320, the sexual offender shall also provide to the
385 department through the sheriff's office written notice of the
386 vehicle identification number; the license tag number; the
387 registration number; and a description, including color scheme,



388 of the motor vehicle, trailer, mobile home, or manufactured
389 home. If the sexual offender's place of residence is a vessel,
390 live-aboard vessel, or houseboat, as defined in chapter 327, the
391 sexual offender shall also provide to the department written
392 notice of the hull identification number; the manufacturer's
393 serial number; the name of the vessel, live-aboard vessel, or
394 houseboat; the registration number; and a description, including
395 color scheme, of the vessel, live-aboard vessel, or houseboat.

396 2. If the sexual offender is enrolled or employed, whether
397 for compensation or as a volunteer, at an institution of higher
398 education in this state, the sexual offender shall also provide
399 to the department the name, address, and county of each
400 institution, including each campus attended, and the sexual
401 offender's enrollment, volunteer, or employment status. The
402 sheriff, the Department of Corrections, or the Department of
403 Juvenile Justice shall promptly notify each institution of
404 higher education of the sexual offender's presence and any
405 change in the sexual offender's enrollment, volunteer, or
406 employment status.

407 3. A sexual offender shall report with the department
408 through the department's online system or in person to the
409 sheriff's office within 48 hours after any change in vehicles
410 owned to report those vehicle information changes.

411
412 When a sexual offender reports at the sheriff's office, the
413 sheriff shall take a photograph, a set of fingerprints, and palm
414 prints of the offender and forward the photographs, palm prints,
415 and fingerprints to the department, along with the information
416 provided by the sexual offender. The sheriff shall promptly



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417 provide to the department the information received from the
418 sexual offender.

419 (4) (a) Each time a sexual offender's driver license or
420 identification card is subject to renewal, and, without regard
421 to the status of the offender's driver license or identification
422 card, within 48 hours after any change in the offender's
423 permanent, temporary, or transient residence or change in the
424 offender's name by reason of marriage or other legal process,
425 the offender shall report in person to a driver license office,
426 or through an authorized alternate method as provided by the
427 Department of Highway Safety and Motor Vehicles, and is subject
428 to the requirements specified in subsection (3). The Department
429 of Highway Safety and Motor Vehicles shall forward to the
430 department all photographs and information provided by sexual
431 offenders. Notwithstanding the restrictions set forth in s.
432 322.142, the Department of Highway Safety and Motor Vehicles may
433 release a reproduction of a color-photograph or digital-image
434 license to the Department of Law Enforcement for purposes of
435 public notification of sexual offenders as provided in this
436 section and ss. 943.043 and 944.606. A sexual offender who is
437 unable to secure or update a driver license or an identification
438 card with the Department of Highway Safety and Motor Vehicles as
439 provided in subsection (3) and this subsection shall also report
440 any change in the sexual offender's permanent, temporary, or
441 transient residence or change in the offender's name by reason
442 of marriage or other legal process within 48 hours after the
443 change to the sheriff's office in the county where the offender
444 resides or is located and provide confirmation that he or she
445 reported such information to the Department of Highway Safety



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446 and Motor Vehicles. The reporting requirements under this
447 paragraph do not negate the requirement for a sexual offender to
448 obtain a Florida driver license or an identification card as
449 required in this section.

450 (e)1. A sexual offender shall register all electronic mail
451 addresses and Internet identifiers, and each Internet
452 identifier's corresponding website homepage or application
453 software name, with the department through the department's
454 online system or in person at the sheriff's office within 48
455 hours after using such electronic mail addresses and Internet
456 identifiers. If the sexual offender is in the custody or
457 control, or under the supervision, of the Department of
458 Corrections, he or she must report all electronic mail addresses
459 and Internet identifiers, and each Internet identifier's
460 corresponding website homepage or application software name, to
461 the Department of Corrections before using such electronic mail
462 addresses or Internet identifiers. If the sexual offender is in
463 the custody or control, or under the supervision, of the
464 Department of Juvenile Justice, he or she must report all
465 electronic mail addresses and Internet identifiers, and each
466 Internet identifier's corresponding website homepage or
467 application software name, to the Department of Juvenile Justice
468 before using such electronic mail addresses or Internet
469 identifiers.

470 2. A sexual offender shall register all changes to vehicles
471 owned, all changes to home telephone numbers and cellular
472 telephone numbers, including added and deleted numbers, all
473 changes to employment information, and all changes in status
474 related to enrollment, volunteering, or employment at



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475 institutions of higher education, through the department's
476 online system; in person at the sheriff's office; in person at
477 the Department of Corrections if the sexual offender is in the
478 custody or control, or under the supervision, of the Department
479 of Corrections; or in person at the Department of Juvenile
480 Justice if the sexual offender is in the custody or control, or
481 under the supervision, of the Department of Juvenile Justice.
482 All changes required to be reported under this subparagraph must
483 be reported within 48 hours after the change.

484 3. The department shall establish an online system through
485 which sexual offenders may securely access, submit, and update
486 all changes in status to vehicles owned; electronic mail
487 addresses; Internet identifiers and each Internet identifier's
488 corresponding website homepage or application software name;
489 home telephone numbers and cellular telephone numbers;
490 employment information; and institution of higher education
491 information.

492 (7) A sexual offender who intends to establish a permanent,
493 temporary, or transient residence in another state or
494 jurisdiction other than the State of Florida shall report in
495 person to the sheriff of the county of current residence ~~within~~
496 at least 48 hours before the date he or she intends to leave
497 this state to establish residence in another state or
498 jurisdiction or at least 21 days before the date he or she
499 intends to travel ~~if the intended residence of 5 days or more is~~
500 outside of the United States. Any travel that is not known by
501 the sexual offender at least 48 hours before he or she intends
502 to establish a residence in another state or jurisdiction, or 21
503 days before the departure date for travel outside of the United



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504 States, must be reported in person to the sheriff's office as
505 soon as possible before departure. The sexual offender shall
506 provide to the sheriff the address, municipality, county, state,
507 and country of intended residence. For international travel, the
508 sexual offender shall also provide travel information,
509 including, but not limited to, expected departure and return
510 dates, flight number, airport of departure, cruise port of
511 departure, or any other means of intended travel. The sheriff
512 shall promptly provide to the department the information
513 received from the sexual offender. The department shall notify
514 the statewide law enforcement agency, or a comparable agency, in
515 the intended state, jurisdiction, or country of residence or the
516 intended country of travel of the sexual offender's intended
517 residence or intended travel. The failure of a sexual offender
518 to provide his or her intended place of residence or intended
519 travel is punishable as provided in subsection (9).

520 (11) Except as provided in s. 943.04354, a sexual offender
521 shall maintain registration with the department for the duration
522 of his or her life unless the sexual offender has received a
523 full pardon or has had a conviction set aside in a
524 postconviction proceeding for any offense that meets the
525 criteria for classifying the person as a sexual offender for
526 purposes of registration. However, a sexual offender shall be
527 considered for removal of the requirement to register as a
528 sexual offender only if the person:

529 (a)1. Has been lawfully released from confinement,
530 supervision, or sanction, whichever is later, for at least 25
531 years and has not been arrested for any felony or misdemeanor
532 offense since release, provided that the sexual offender's



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533 requirement to register was not based upon an adult conviction:
534 a. For a violation of s. 787.01 or s. 787.02;
535 b. For a violation of s. 794.011, excluding s. 794.011(10);
536 c. For a violation of s. 800.04(4)(a)2. where the court
537 finds the offense involved a victim under 12 years of age or
538 sexual activity by the use of force or coercion;
539 d. For a violation of s. 800.04(5)(b);
540 e. For a violation of s. 800.04(5)(c)2. where the court
541 finds the offense involved the use of force or coercion and
542 unclothed genitals or genital area;
543 f. For a violation of s. 825.1025(2)(a);
544 g. For any attempt or conspiracy to commit any such
545 offense;
546 h. For a violation of similar law of another jurisdiction;
547 or
548 i. For a violation of a similar offense committed in this
549 state which has been redesignated from a former statute number
550 to one of those listed in this subparagraph.
551 2. If the sexual offender meets the criteria in
552 subparagraph 1., the sexual offender may, for the purpose of
553 removing the requirement for registration as a sexual offender,
554 petition the criminal division of the circuit court of the
555 circuit:
556 a. Where the conviction or adjudication occurred, for a
557 conviction in this state;
558 b. Where the sexual offender resides, for a conviction of a
559 violation of similar law of another jurisdiction; or
560 c. Where the sexual offender last resided, for a sexual
561 offender with a conviction of a violation of similar law of



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562 another jurisdiction who no longer resides in this state.

563 3. The court may grant or deny relief if the offender
564 demonstrates to the court that he or she has not been arrested
565 for any crime since release; the requested relief complies with
566 the federal Adam Walsh Child Protection and Safety Act of 2006
567 and any other federal standards applicable to the removal of
568 registration requirements for a sexual offender or required to
569 be met as a condition for the receipt of federal funds by the
570 state; and the court is otherwise satisfied that the offender is
571 not a current or potential threat to public safety. The state
572 attorney in the circuit in which the petition is filed must be
573 given notice of the petition at least 3 weeks before the hearing
574 on the matter. The state attorney may present evidence in
575 opposition to the requested relief or may otherwise demonstrate
576 the reasons why the petition should be denied. If the court
577 denies the petition, the court may set a future date at which
578 the sexual offender may again petition the court for relief,
579 subject to the standards for relief provided in this subsection.

580 4. The department shall remove an offender from
581 classification as a sexual offender for purposes of registration
582 if the offender provides to the department a certified copy of
583 the court's written findings or order that indicates that the
584 offender is no longer required to comply with the requirements
585 for registration as a sexual offender.

586 (b) Maintains ~~As defined in sub-subparagraph (1)(h)1.b.~~
587 ~~must maintain~~ registration with the department as described in
588 sub-subparagraph (1)(h)1.b. for the duration of his or her life
589 until the person provides the department with an order issued by
590 the court that designated the person as a sexual predator, as a



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591 sexually violent predator, or any other ~~by another~~ sexual
592 offender designation in the state or jurisdiction in which the
593 order was issued which states that such designation has been
594 removed or demonstrates to the department that such designation,
595 if not imposed by a court, has been removed by operation of law
596 or court order in the state or jurisdiction in which the
597 designation was made, ~~and~~ provided that such person no longer
598 meets the criteria for registration as a sexual offender under
599 the laws of this state.

600 (c)1. Is required to register as a sexual offender solely
601 under the requirements of sub-subparagraph (1)(h)1.b. and files
602 a petition in the circuit court in the jurisdiction in which the
603 person resides or, for a person who no longer resides in this
604 state, the court in the jurisdiction in which the person last
605 resided in this state. The petition must assert that his or her
606 designation as a sexual predator or sexually violent predator or
607 any other sexual offender designation in the state or
608 jurisdiction in which the designation was made is confidential
609 from public disclosure or that such designation, if not imposed
610 by a court, is considered confidential from public disclosure by
611 operation of law or court order in the state or jurisdiction
612 requiring registration, provided that such person does not meet
613 the criteria for registration as a sexual offender under the
614 laws of this state.

615 2. If the person meets the criteria in subparagraph 1., the
616 court may grant the petition and remove the requirement to
617 register as a sexual offender.

618 3. A petition under this paragraph must document the
619 person's conviction and include a copy of the order issued by



620 the court in the state or jurisdiction which made the
621 designation confidential from public disclosure. If the
622 confidential status was not granted by court order, the person
623 must demonstrate to the court that his or her registration
624 requirement has been made confidential by operation of law in
625 the state or jurisdiction requiring registration. The state
626 attorney and the department must be given notice at least 21
627 days before the date of the hearing on the petition and may
628 present evidence in opposition to the requested relief or may
629 otherwise demonstrate why it should be denied.

630 4. If a person provides to the department a certified copy
631 of the circuit court's order granting the persons removal of the
632 requirement to register as a sexual offender in this state in
633 accordance with this subparagraph, the registration requirement
634 does not apply to the person and the department must remove all
635 information about the person from the public registry of sexual
636 offenders and sexual predators maintained by the department.

637 Section 3. For the purpose of incorporating the amendment
638 made by this act to section 775.21, Florida Statutes, in a
639 reference thereto, paragraph (a) of subsection (3) of section
640 39.0139, Florida Statutes, is reenacted to read:

641 39.0139 Visitation or other contact; restrictions.—

642 (3) PRESUMPTION OF DETRIMENT.—

643 (a) A rebuttable presumption of detriment to a child is
644 created when:

645 1. A court of competent jurisdiction has found probable
646 cause exists that a parent or caregiver has sexually abused a
647 child as defined in s. 39.01;

648 2. A parent or caregiver has been found guilty of,



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649 regardless of adjudication, or has entered a plea of guilty or
650 nolo contendere to, charges under the following statutes or
651 substantially similar statutes of other jurisdictions:

652 a. Section 787.04, relating to removing minors from the
653 state or concealing minors contrary to court order;

654 b. Section 794.011, relating to sexual battery;

655 c. Section 798.02, relating to lewd and lascivious
656 behavior;

657 d. Chapter 800, relating to lewdness and indecent exposure;

658 e. Section 826.04, relating to incest; or

659 f. Chapter 827, relating to the abuse of children; or

660 3. A court of competent jurisdiction has determined a
661 parent or caregiver to be a sexual predator as defined in s.
662 775.21 or a parent or caregiver has received a substantially
663 similar designation under laws of another jurisdiction.

664 Section 4. For the purpose of incorporating the amendment
665 made by this act to section 775.21, Florida Statutes, in a
666 reference thereto, paragraph (b) of subsection (6) of section
667 39.509, Florida Statutes, is reenacted to read:

668 39.509 Grandparents rights.—Notwithstanding any other
669 provision of law, a maternal or paternal grandparent as well as
670 a stepgrandparent is entitled to reasonable visitation with his
671 or her grandchild who has been adjudicated a dependent child and
672 taken from the physical custody of the parent unless the court
673 finds that such visitation is not in the best interest of the
674 child or that such visitation would interfere with the goals of
675 the case plan. Reasonable visitation may be unsupervised and,
676 where appropriate and feasible, may be frequent and continuing.
677 Any order for visitation or other contact must conform to the



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678 provisions of s. 39.0139.

679 (6) In determining whether grandparental visitation is not
680 in the child's best interest, consideration may be given to the
681 following:

682 (b) The designation by a court as a sexual predator as
683 defined in s. 775.21 or a substantially similar designation
684 under laws of another jurisdiction.

685 Section 5. For the purpose of incorporating the amendment
686 made by this act to section 775.21, Florida Statutes, in a
687 reference thereto, paragraphs (d) and (n) of subsection (1) of
688 section 39.806, Florida Statutes, are reenacted to read:

689 39.806 Grounds for termination of parental rights.—

690 (1) Grounds for the termination of parental rights may be
691 established under any of the following circumstances:

692 (d) When the parent of a child is incarcerated and either:

693 1. The period of time for which the parent is expected to
694 be incarcerated will constitute a significant portion of the
695 child's minority. When determining whether the period of time is
696 significant, the court shall consider the child's age and the
697 child's need for a permanent and stable home. The period of time
698 begins on the date that the parent enters into incarceration;

699 2. The incarcerated parent has been determined by the court
700 to be a violent career criminal as defined in s. 775.084, a
701 habitual violent felony offender as defined in s. 775.084, or a
702 sexual predator as defined in s. 775.21; has been convicted of
703 first degree or second degree murder in violation of s. 782.04
704 or a sexual battery that constitutes a capital, life, or first
705 degree felony violation of s. 794.011; or has been convicted of
706 an offense in another jurisdiction which is substantially



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707 similar to one of the offenses listed in this paragraph. As used
708 in this section, the term "substantially similar offense" means
709 any offense that is substantially similar in elements and
710 penalties to one of those listed in this subparagraph, and that
711 is in violation of a law of any other jurisdiction, whether that
712 of another state, the District of Columbia, the United States or
713 any possession or territory thereof, or any foreign
714 jurisdiction; or

715 3. The court determines by clear and convincing evidence
716 that continuing the parental relationship with the incarcerated
717 parent would be harmful to the child and, for this reason, that
718 termination of the parental rights of the incarcerated parent is
719 in the best interest of the child. When determining harm, the
720 court shall consider the following factors:

721 a. The age of the child.

722 b. The relationship between the child and the parent.

723 c. The nature of the parent's current and past provision
724 for the child's developmental, cognitive, psychological, and
725 physical needs.

726 d. The parent's history of criminal behavior, which may
727 include the frequency of incarceration and the unavailability of
728 the parent to the child due to incarceration.

729 e. Any other factor the court deems relevant.

730 (n) The parent is convicted of an offense that requires the
731 parent to register as a sexual predator under s. 775.21.

732 Section 6. For the purpose of incorporating the amendment
733 made by this act to section 775.21 and 943.0435, Florida
734 Statutes, in a reference thereto, paragraph (c) of subsection
735 (9) of section 61.13, Florida Statutes, is reenacted to read:



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736 61.13 Support of children; parenting and time-sharing;
737 powers of court.—

738 (9)

739 (c) A court may not order visitation at a recovery
740 residence if any resident of the recovery residence is currently
741 required to register as a sexual predator under s. 775.21 or as
742 a sexual offender under s. 943.0435.

743 Section 7. For the purpose of incorporating the amendment
744 made by this act to section 775.21, Florida Statutes, in a
745 reference thereto, paragraph (b) of subsection (4) of section
746 63.089, Florida Statutes, is reenacted to read:

747 63.089 Proceeding to terminate parental rights pending
748 adoption; hearing; grounds; dismissal of petition; judgment.—

749 (4) FINDING OF ABANDONMENT.—A finding of abandonment
750 resulting in a termination of parental rights must be based upon
751 clear and convincing evidence that a parent or person having
752 legal custody has abandoned the child in accordance with the
753 definition contained in s. 63.032. A finding of abandonment may
754 also be based upon emotional abuse or a refusal to provide
755 reasonable financial support, when able, to a birth mother
756 during her pregnancy or on whether the person alleged to have
757 abandoned the child, while being able, failed to establish
758 contact with the child or accept responsibility for the child's
759 welfare.

760 (b) The child has been abandoned when the parent of a child
761 is incarcerated on or after October 1, 2001, in a federal,
762 state, or county correctional institution and:

763 1. The period of time for which the parent has been or is
764 expected to be incarcerated will constitute a significant



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765 portion of the child's minority. In determining whether the
766 period of time is significant, the court shall consider the
767 child's age and the child's need for a permanent and stable
768 home. The period of time begins on the date that the parent
769 enters into incarceration;

770 2. The incarcerated parent has been determined by a court
771 of competent jurisdiction to be a violent career criminal as
772 defined in s. 775.084, a habitual violent felony offender as
773 defined in s. 775.084, convicted of child abuse as defined in s.
774 827.03, or a sexual predator as defined in s. 775.21; has been
775 convicted of first degree or second degree murder in violation
776 of s. 782.04 or a sexual battery that constitutes a capital,
777 life, or first degree felony violation of s. 794.011; or has
778 been convicted of a substantially similar offense in another
779 jurisdiction. As used in this section, the term "substantially
780 similar offense" means any offense that is substantially similar
781 in elements and penalties to one of those listed in this
782 subparagraph, and that is in violation of a law of any other
783 jurisdiction, whether that of another state, the District of
784 Columbia, the United States or any possession or territory
785 thereof, or any foreign jurisdiction; or

786 3. The court determines by clear and convincing evidence
787 that continuing the parental relationship with the incarcerated
788 parent would be harmful to the child and, for this reason,
789 termination of the parental rights of the incarcerated parent is
790 in the best interests of the child.

791 Section 8. For the purpose of incorporating the amendment
792 made by this act to section 775.21, Florida Statutes, in a
793 reference thereto, Subsection (3) of section 63.092, Florida



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794 Statutes, is reenacted to read:

795 63.092 Report to the court of intended placement by an
796 adoption entity; at-risk placement; preliminary study.—

797 (3) PRELIMINARY HOME STUDY.—Before placing the minor in the
798 intended adoptive home, a preliminary home study must be
799 performed by a licensed child-placing agency, a child-caring
800 agency registered under s. 409.176, a licensed professional, or
801 an agency described in s. 61.20(2), unless the adoptee is an
802 adult or the petitioner is a stepparent or a relative. If the
803 adoptee is an adult or the petitioner is a stepparent or a
804 relative, a preliminary home study may be required by the court
805 for good cause shown. The department is required to perform the
806 preliminary home study only if there is no licensed child-
807 placing agency, child-caring agency registered under s. 409.176,
808 licensed professional, or agency described in s. 61.20(2), in
809 the county where the prospective adoptive parents reside. The
810 preliminary home study must be made to determine the suitability
811 of the intended adoptive parents and may be completed before
812 identification of a prospective adoptive minor. If the
813 identified prospective adoptive minor is in the custody of the
814 department, a preliminary home study must be completed within 30
815 days after it is initiated. A favorable preliminary home study
816 is valid for 1 year after the date of its completion. Upon its
817 completion, a signed copy of the home study must be provided to
818 the intended adoptive parents who were the subject of the home
819 study. A minor may not be placed in an intended adoptive home
820 before a favorable preliminary home study is completed unless
821 the adoptive home is also a licensed foster home under s.
822 409.175. The preliminary home study must include, at a minimum:



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- 823 (a) An interview with the intended adoptive parents.
824 (b) Records checks of the department's central abuse
825 registry, which the department shall provide to the entity
826 conducting the preliminary home study, and criminal records
827 correspondence checks under s. 39.0138 through the Department of
828 Law Enforcement on the intended adoptive parents.
829 (c) An assessment of the physical environment of the home.
830 (d) A determination of the financial security of the
831 intended adoptive parents.
832 (e) Documentation of counseling and education of the
833 intended adoptive parents on adoptive parenting, as determined
834 by the entity conducting the preliminary home study. The
835 training specified in s. 409.175(14) shall only be required for
836 persons who adopt children from the department.
837 (f) Documentation that information on adoption and the
838 adoption process has been provided to the intended adoptive
839 parents.
840 (g) Documentation that information on support services
841 available in the community has been provided to the intended
842 adoptive parents.
843 (h) A copy of each signed acknowledgment of receipt of
844 disclosure required by s. 63.085.

845
846 If the preliminary home study is favorable, a minor may be
847 placed in the home pending entry of the judgment of adoption. A
848 minor may not be placed in the home if the preliminary home
849 study is unfavorable. If the preliminary home study is
850 unfavorable, the adoption entity may, within 20 days after
851 receipt of a copy of the written recommendation, petition the



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852 court to determine the suitability of the intended adoptive
853 home. A determination as to suitability under this subsection
854 does not act as a presumption of suitability at the final
855 hearing. In determining the suitability of the intended adoptive
856 home, the court must consider the totality of the circumstances
857 in the home. A minor may not be placed in a home in which there
858 resides any person determined by the court to be a sexual
859 predator as defined in s. 775.21 or to have been convicted of an
860 offense listed in s. 63.089(4)(b)2.

861 Section 9. For the purpose of incorporating the amendment
862 made by this act to section 775.21 and 943.0435, Florida
863 Statutes, in a reference thereto, paragraph (i) of subsection
864 (3) of section 68.07, Florida Statutes, is reenacted to read:

865 68.07 Change of name.—

866 (3) Each petition shall be verified and show:

867 (i) Whether the petitioner has ever been required to
868 register as a sexual predator under s. 775.21 or as a sexual
869 offender under s. 943.0435.

870 Section 10. For the purpose of incorporating the amendment
871 made by this act to section 775.21 and 943.0435, Florida
872 Statutes, in a reference thereto, Subsection (6) of section
873 68.07, Florida Statutes, is reenacted to read:

874 68.07 Change of name.—

875 (6) The clerk of the court must, within 5 business days
876 after the filing of the final judgment, send a report of the
877 judgment to the Department of Law Enforcement on a form to be
878 furnished by that department. If the petitioner is required to
879 register as a sexual predator or a sexual offender pursuant to
880 s. 775.21 or s. 943.0435, the clerk of court shall



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881 electronically notify the Department of Law Enforcement of the
882 name change, in a manner prescribed by that department, within 2
883 business days after the filing of the final judgment. The
884 Department of Law Enforcement must send a copy of the report to
885 the Department of Highway Safety and Motor Vehicles, which may
886 be delivered by electronic transmission. The report must contain
887 sufficient information to identify the petitioner, including the
888 results of the criminal history records check if applicable, the
889 new name of the petitioner, and the file number of the judgment.
890 The Department of Highway Safety and Motor Vehicles shall
891 monitor the records of any sexual predator or sexual offender
892 whose name has been provided to it by the Department of Law
893 Enforcement. If the sexual predator or sexual offender does not
894 obtain a replacement driver license or identification card
895 within the required time as specified in s. 775.21 or s.
896 943.0435, the Department of Highway Safety and Motor Vehicles
897 shall notify the Department of Law Enforcement. The Department
898 of Law Enforcement shall notify applicable law enforcement
899 agencies of the predator's or offender's failure to comply with
900 registration requirements. Any information retained by the
901 Department of Law Enforcement and the Department of Highway
902 Safety and Motor Vehicles may be revised or supplemented by said
903 departments to reflect changes made by the final judgment. With
904 respect to a person convicted of a felony in another state or of
905 a federal offense, the Department of Law Enforcement must send
906 the report to the respective state's office of law enforcement
907 records or to the office of the Federal Bureau of Investigation.
908 The Department of Law Enforcement may forward the report to any
909 other law enforcement agency it believes may retain information



910 related to the petitioner.

911 Section 11. For the purpose of incorporating the amendment
912 made by this act to section 943.0435, Florida Statutes, in a
913 reference thereto, paragraph (b) of subsection (2) of section
914 98.0751, Florida Statutes, is reenacted to read:

915 98.0751 Restoration of voting rights; termination of
916 ineligibility subsequent to a felony conviction.—

917 (2) For purposes of this section, the term:

918 (b) "Felony sexual offense" means any of the following:

919 1. Any felony offense that serves as a predicate to
920 registration as a sexual offender in accordance with s.

921 943.0435;

922 2. Section 491.0112;

923 3. Section 784.049(3)(b);

924 4. Section 794.08;

925 5. Section 796.08;

926 6. Section 800.101;

927 7. Section 826.04;

928 8. Section 847.012;

929 9. Section 872.06(2);

930 10. Section 944.35(3)(b)2.;

931 11. Section 951.221(1); or

932 12. Any similar offense committed in another jurisdiction
933 which would be an offense listed in this paragraph if it had
934 been committed in violation of the laws of this state.

935 Section 12. For the purpose of incorporating the amendment
936 made by this act to section 775.21 and 943.0435, Florida
937 Statutes, in a reference thereto, Subsection (4) of section
938 320.02, Florida Statutes, is reenacted to read:



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939 320.02 Registration required; application for registration;
940 forms.—

941 (4) Except as provided in ss. 775.21, 775.261, 943.0435,
942 944.607, and 985.4815, the owner of any motor vehicle registered
943 in the state shall notify the department in writing of any
944 change of address within 30 days of such change. The
945 notification shall include the registration license plate
946 number, the vehicle identification number (VIN) or title
947 certificate number, year of vehicle make, and the owner's full
948 name.

949 Section 13. For the purpose of incorporating the amendment
950 made by this act to section 775.21 and 943.0435, Florida
951 Statutes, in a reference thereto, Subsection (3) of section
952 322.141, Florida Statutes, is reenacted to read:

953 322.141 Color or markings of certain licenses or
954 identification cards.—

955 (3) All licenses for the operation of motor vehicles or
956 identification cards originally issued or reissued by the
957 department to persons who are designated as sexual predators
958 under s. 775.21 or subject to registration as sexual offenders
959 under s. 943.0435 or s. 944.607, or who have a similar
960 designation or are subject to a similar registration under the
961 laws of another jurisdiction, shall have on the front of the
962 license or identification card the following:

963 (a) For a person designated as a sexual predator under s.
964 775.21 or who has a similar designation under the laws of
965 another jurisdiction, the marking "SEXUAL PREDATOR."

966 (b) For a person subject to registration as a sexual
967 offender under s. 943.0435 or s. 944.607, or subject to a



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968 similar registration under the laws of another jurisdiction, the
969 marking "943.0435, F.S."

970 Section 14. For the purpose of incorporating the amendment
971 made by this act to section 775.21 and 943.0435, Florida
972 Statutes, in a reference thereto, Subsections (1) and (2) of
973 section 322.19, Florida Statutes, are reenacted to read:

974 322.19 Change of address or name.—

975 (1) Except as provided in ss. 775.21, 775.261, 943.0435,
976 944.607, and 985.4815, whenever any person, after applying for
977 or receiving a driver license or identification card, changes
978 his or her legal name, that person must within 30 days
979 thereafter obtain a replacement license or card that reflects
980 the change.

981 (2) If a person, after applying for or receiving a driver
982 license or identification card, changes the legal residence or
983 mailing address in the application, license, or card, the person
984 must, within 30 calendar days after making the change, obtain a
985 replacement license or card that reflects the change. A written
986 request to the department must include the old and new addresses
987 and the driver license or identification card number. Any person
988 who has a valid, current student identification card issued by
989 an educational institution in this state is presumed not to have
990 changed his or her legal residence or mailing address. This
991 subsection does not affect any person required to register a
992 permanent or temporary address change pursuant to s. 775.13, s.
993 775.21, s. 775.25, or s. 943.0435.

994 Section 15. For the purpose of incorporating the amendment
995 made by this act to section 943.0435, Florida Statutes, in a
996 reference thereto, paragraph (a) of subsection (2) of section



997 394.9125, Florida Statutes, is reenacted to read:

998 394.9125 State attorney; authority to refer a person for
999 civil commitment.—

1000 (2) A state attorney may refer a person to the department
1001 for civil commitment proceedings if the person:

1002 (a) Is required to register as a sexual offender pursuant
1003 to s. 943.0435;

1004 Section 16. For the purpose of incorporating the amendment
1005 made by this act to section 775.21 and 943.0435, Florida
1006 Statutes, in a reference thereto, paragraph (b) of subsection
1007 (10) of section 397.487, Florida Statutes, is reenacted to read:

1008 397.487 Voluntary certification of recovery residences.—
1009 (10)

1010 (b) A certified recovery residence may not allow a minor
1011 child to visit a parent who is a resident of the recovery
1012 residence at any time if any resident of the recovery residence
1013 is currently required to register as a sexual predator under s.
1014 775.21 or as a sexual offender under s. 943.0435.

1015 Section 17. For the purpose of incorporating the amendment
1016 made by this act to section 775.21 and 943.0435, Florida
1017 Statutes, in a reference thereto, paragraph (b) of subsection
1018 (4) of section 435.07, Florida Statutes, is reenacted to read:

1019 435.07 Exemptions from disqualification.—Unless otherwise
1020 provided by law, the provisions of this section apply to
1021 exemptions from disqualification for disqualifying offenses
1022 revealed pursuant to background screenings required under this
1023 chapter, regardless of whether those disqualifying offenses are
1024 listed in this chapter or other laws.

1025 (4)



1026 (b) Disqualification from employment under this chapter may
1027 not be removed from, nor may an exemption be granted to, any
1028 person who is a:

- 1029 1. Sexual predator as designated pursuant to s. 775.21;
1030 2. Career offender pursuant to s. 775.261; or
1031 3. Sexual offender pursuant to s. 943.0435, unless the
1032 requirement to register as a sexual offender has been removed
1033 pursuant to s. 943.04354.

1034 Section 18. For the purpose of incorporating the amendment
1035 made by this act to section 775.21, Florida Statutes, in a
1036 reference thereto, paragraph (e) of subsection (4) of section
1037 775.13, Florida Statutes, is reenacted to read:

1038 775.13 Registration of convicted felons, exemptions;
1039 penalties.—

1040 (4) This section does not apply to an offender:

1041 (e) Who is a sexual predator and has registered as required
1042 under s. 775.21;

1043 Section 19. For the purpose of incorporating the amendment
1044 made by this act to section 943.0435, Florida Statutes, in a
1045 reference thereto, paragraph (f) of subsection (4) of section
1046 775.13, Florida Statutes, is reenacted to read:

1047 775.13 Registration of convicted felons, exemptions;
1048 penalties.—

1049 (4) This section does not apply to an offender:

1050 (f) Who is a sexual offender and has registered as required
1051 in s. 943.0435 or s. 944.607; or

1052 Section 20. For the purpose of incorporating the amendment
1053 made by this act to section 943.0435, Florida Statutes, in a
1054 reference thereto, paragraph (d) of subsection (5) and paragraph



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1055 (d) of subsection (10) of section 775.21, Florida Statutes, is
1056 reenacted to read:

1057 775.21 The Florida Sexual Predators Act.—

1058 (5) SEXUAL PREDATOR DESIGNATION.—An offender is designated
1059 as a sexual predator as follows:

1060 (d) A person who establishes or maintains a residence in
1061 this state and who has not been designated as a sexual predator
1062 by a court of this state but who has been designated as a sexual
1063 predator, as a sexually violent predator, or by another sexual
1064 offender designation in another state or jurisdiction and was,
1065 as a result of such designation, subjected to registration or
1066 community or public notification, or both, or would be if the
1067 person was a resident of that state or jurisdiction, without
1068 regard to whether the person otherwise meets the criteria for
1069 registration as a sexual offender, shall register in the manner
1070 provided in s. 943.0435 or s. 944.607 and shall be subject to
1071 community and public notification as provided in s. 943.0435 or
1072 s. 944.607. A person who meets the criteria of this section is
1073 subject to the requirements and penalty provisions of s.
1074 943.0435 or s. 944.607 until the person provides the department
1075 with an order issued by the court that designated the person as
1076 a sexual predator, as a sexually violent predator, or by another
1077 sexual offender designation in the state or jurisdiction in
1078 which the order was issued which states that such designation
1079 has been removed or demonstrates to the department that such
1080 designation, if not imposed by a court, has been removed by
1081 operation of law or court order in the state or jurisdiction in
1082 which the designation was made, and provided such person no
1083 longer meets the criteria for registration as a sexual offender



1084 under the laws of this state.

1085 (10) PENALTIES.—

1086 (d) Any person who misuses public records information
1087 relating to a sexual predator, as defined in this section, or a
1088 sexual offender, as defined in s. 943.0435 or s. 944.607, to
1089 secure a payment from such a predator or offender; who knowingly
1090 distributes or publishes false information relating to such a
1091 predator or offender which the person misrepresents as being
1092 public records information; or who materially alters public
1093 records information with the intent to misrepresent the
1094 information, including documents, summaries of public records
1095 information provided by law enforcement agencies, or public
1096 records information displayed by law enforcement agencies on
1097 websites or provided through other means of communication,
1098 commits a misdemeanor of the first degree, punishable as
1099 provided in s. 775.082 or s. 775.083.

1100 Section 21. For the purpose of incorporating the amendment
1101 made by this act to section 943.0435, Florida Statutes, in a
1102 reference thereto, Subsection (2) of section 775.24, Florida
1103 Statutes, is reenacted to read:

1104 775.24 Duty of the court to uphold laws governing sexual
1105 predators and sexual offenders.—

1106 (2) If a person meets the criteria in this chapter for
1107 designation as a sexual predator or meets the criteria in s.
1108 943.0435, s. 944.606, s. 944.607, or any other law for
1109 classification as a sexual offender, the court may not enter an
1110 order, for the purpose of approving a plea agreement or for any
1111 other reason, which:

1112 (a) Exempts a person who meets the criteria for designation



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1113 as a sexual predator or classification as a sexual offender from
1114 such designation or classification, or exempts such person from
1115 the requirements for registration or community and public
1116 notification imposed upon sexual predators and sexual offenders;

1117 (b) Restricts the compiling, reporting, or release of
1118 public records information that relates to sexual predators or
1119 sexual offenders; or

1120 (c) Prevents any person or entity from performing its
1121 duties or operating within its statutorily conferred authority
1122 as such duty or authority relates to sexual predators or sexual
1123 offenders.

1124 Section 22. For the purpose of incorporating the amendment
1125 made by this act to section 775.21 and 943.0435, Florida
1126 Statutes, in a reference thereto, Section 775.25, Florida
1127 Statutes, is reenacted to read:

1128 775.25 Prosecutions for acts or omissions.—A sexual
1129 predator or sexual offender who commits any act or omission in
1130 violation of s. 775.21, s. 943.0435, s. 944.605, s. 944.606, s.
1131 944.607, or former s. 947.177 may be prosecuted for the act or
1132 omission in the county in which the act or omission was
1133 committed, in the county of the last registered address of the
1134 sexual predator or sexual offender, in the county in which the
1135 conviction occurred for the offense or offenses that meet the
1136 criteria for designating a person as a sexual predator or sexual
1137 offender, in the county where the sexual predator or sexual
1138 offender was released from incarceration, or in the county of
1139 the intended address of the sexual predator or sexual offender
1140 as reported by the predator or offender prior to his or her
1141 release from incarceration. In addition, a sexual predator may



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1142 be prosecuted for any such act or omission in the county in
1143 which he or she was designated a sexual predator.

1144 Section 23. For the purpose of incorporating the amendment
1145 made by this act to section 775.21 and 943.0435, Florida
1146 Statutes, in a reference thereto, paragraph (b) of subsection
1147 (3) of section 775.261, Florida Statutes, is reenacted to read:

1148 775.261 The Florida Career Offender Registration Act.—

1149 (3) CRITERIA FOR REGISTRATION AS A CAREER OFFENDER.—

1150 (b) This section does not apply to any person who has been
1151 designated as a sexual predator and required to register under
1152 s. 775.21 or who is required to register as a sexual offender
1153 under s. 943.0435 or s. 944.607. However, if a person is no
1154 longer required to register as a sexual predator under s. 775.21
1155 or as a sexual offender under s. 943.0435 or s. 944.607, the
1156 person must register as a career offender under this section if
1157 the person is otherwise designated as a career offender as
1158 provided in this section.

1159 Section 24. For the purpose of incorporating the amendment
1160 made by this act to section 775.21, Florida Statutes, in a
1161 reference thereto, Subsection (1) of section 794.075, Florida
1162 Statutes, is reenacted to read:

1163 794.075 Sexual predators; erectile dysfunction drugs.—

1164 (1) A person may not possess a prescription drug, as
1165 defined in s. 499.003(40), for the purpose of treating erectile
1166 dysfunction if the person is designated as a sexual predator
1167 under s. 775.21.

1168 Section 25. For the purpose of incorporating the amendment
1169 made by this act to section 775.21 and 943.0435, Florida
1170 Statutes, in a reference thereto, paragraph (cc) of subsection



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1171 (2) of section 900.05, Florida Statutes, is reenacted to read:
1172 900.05 Criminal justice data collection.—

1173 (2) DEFINITIONS.—As used in this section, the term:

1174 (cc) "Sexual offender flag" means an indication that a
1175 defendant was required to register as a sexual predator as
1176 defined in s. 775.21 or as a sexual offender as defined in s.
1177 943.0435.

1178 Section 26. For the purpose of incorporating the amendment
1179 made by this act to section 775.21, Florida Statutes, in a
1180 reference thereto, paragraph (c) of subsection (1) of section
1181 903.0351, Florida Statutes, is reenacted to read:

1182 903.0351 Restrictions on pretrial release pending
1183 probation-violation hearing or community-control-violation
1184 hearing.—

1185 (1) In the instance of an alleged violation of felony
1186 probation or community control, bail or any other form of
1187 pretrial release shall not be granted prior to the resolution of
1188 the probation-violation hearing or the community-control-
1189 violation hearing to:

1190 (c) A person who is on felony probation or community
1191 control and has previously been found by a court to be a
1192 habitual violent felony offender as defined in s. 775.084(1)(b),
1193 a three-time violent felony offender as defined in s.
1194 775.084(1)(c), or a sexual predator under s. 775.21, and who is
1195 arrested for committing a qualifying offense as defined in s.
1196 948.06(8)(c) on or after the effective date of this act.

1197 Section 27. For the purpose of incorporating the amendment
1198 made by this act to section 775.21 and 943.0435, Florida
1199 Statutes, in a reference thereto, paragraph (m) of subsection



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1200 (2) of section 903.046, Florida Statutes, is reenacted to read:
1201 903.046 Purpose of and criteria for bail determination.—
1202 (2) When determining whether to release a defendant on bail
1203 or other conditions, and what that bail or those conditions may
1204 be, the court shall consider:
1205 (m) Whether the defendant, other than a defendant whose
1206 only criminal charge is a misdemeanor offense under chapter 316,
1207 is required to register as a sexual offender under s. 943.0435
1208 or a sexual predator under s. 775.21; and, if so, he or she is
1209 not eligible for release on bail or surety bond until the first
1210 appearance on the case in order to ensure the full participation
1211 of the prosecutor and the protection of the public.
1212 Section 28. For the purpose of incorporating the amendment
1213 made by this act to section 775.21 and 943.0435, Florida
1214 Statutes, in a reference thereto, paragraph (b) of subsection
1215 (4) of section 907.043, Florida Statutes, is reenacted to read:
1216 907.043 Pretrial release; citizens' right to know.—
1217 (4)
1218 (b) The annual report must contain, but need not be limited
1219 to:
1220 1. The name, location, and funding sources of the pretrial
1221 release program, including the amount of public funds, if any,
1222 received by the pretrial release program.
1223 2. The operating and capital budget of each pretrial
1224 release program receiving public funds.
1225 3.a. The percentage of the pretrial release program's total
1226 budget representing receipt of public funds.
1227 b. The percentage of the total budget which is allocated to
1228 assisting defendants obtain release through a nonpublicly funded



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1229 program.

1230 c. The amount of fees paid by defendants to the pretrial
1231 release program.

1232 4. The number of persons employed by the pretrial release
1233 program.

1234 5. The number of defendants assessed and interviewed for
1235 pretrial release.

1236 6. The number of defendants recommended for pretrial
1237 release.

1238 7. The number of defendants for whom the pretrial release
1239 program recommended against nonsecured release.

1240 8. The number of defendants granted nonsecured release
1241 after the pretrial release program recommended nonsecured
1242 release.

1243 9. The number of defendants assessed and interviewed for
1244 pretrial release who were declared indigent by the court.

1245 10. The number of defendants accepted into a pretrial
1246 release program who paid a surety or cash bail or bond.

1247 11. The number of defendants for whom a risk assessment
1248 tool was used in determining whether the defendant should be
1249 released pending the disposition of the case and the number of
1250 defendants for whom a risk assessment tool was not used.

1251 12. The specific statutory citation for each criminal
1252 charge related to a defendant whose case is accepted into a
1253 pretrial release program, including, at a minimum, the number of
1254 defendants charged with dangerous crimes as defined in s.
1255 907.041; nonviolent felonies; or misdemeanors only. A
1256 "nonviolent felony" for purposes of this subparagraph excludes
1257 the commission of, an attempt to commit, or a conspiracy to



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- 1258 commit any of the following:
- 1259 a. An offense enumerated in s. 775.084(1)(c);
 - 1260 b. An offense that requires a person to register as a
 - 1261 sexual predator in accordance with s. 775.21 or as a sexual
 - 1262 offender in accordance with s. 943.0435;
 - 1263 c. Failure to register as a sexual predator in violation of
 - 1264 s. 775.21 or as a sexual offender in violation of s. 943.0435;
 - 1265 d. Facilitating or furthering terrorism in violation of s.
 - 1266 775.31;
 - 1267 e. A forcible felony as described in s. 776.08;
 - 1268 f. False imprisonment in violation of s. 787.02;
 - 1269 g. Burglary of a dwelling or residence in violation of s.
 - 1270 810.02(3);
 - 1271 h. Abuse, aggravated abuse, and neglect of an elderly
 - 1272 person or disabled adult in violation of s. 825.102;
 - 1273 i. Abuse, aggravated abuse, and neglect of a child in
 - 1274 violation of s. 827.03;
 - 1275 j. Poisoning of food or water in violation of s. 859.01;
 - 1276 k. Abuse of a dead human body in violation of s. 872.06;
 - 1277 l. A capital offense in violation of chapter 893;
 - 1278 m. An offense that results in serious bodily injury or
 - 1279 death to another human; or
 - 1280 n. A felony offense in which the defendant used a weapon or
 - 1281 firearm in the commission of the offense.
- 1282 13. The number of defendants accepted into a pretrial
- 1283 release program with no prior criminal conviction.
- 1284 14. The name and case number of each person granted
- 1285 nonsecured release who:
- 1286 a. Failed to attend a scheduled court appearance.



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1287 b. Was issued a warrant for failing to appear.
1288 c. Was arrested for any offense while on release through
1289 the pretrial release program.
1290 15. Any additional information deemed necessary by the
1291 governing body to assess the performance and cost efficiency of
1292 the pretrial release program.
1293 Section 29. For the purpose of incorporating the amendment
1294 made by this act to section 775.21, Florida Statutes, in a
1295 reference thereto, paragraph (o) of subsection (6) of section
1296 921.141, Florida Statutes, is reenacted to read:
1297 921.141 Sentence of death or life imprisonment for capital
1298 felonies; further proceedings to determine sentence.-
1299 (6) AGGRAVATING FACTORS.-Aggravating factors shall be
1300 limited to the following:
1301 (o) The capital felony was committed by a person designated
1302 as a sexual predator pursuant to s. 775.21 or a person
1303 previously designated as a sexual predator who had the sexual
1304 predator designation removed.
1305 Section 30. For the purpose of incorporating the amendment
1306 made by this act to section 775.21 and 943.0435, Florida
1307 Statutes, in a reference thereto, Subsection (1) of section
1308 938.10, Florida Statutes, is reenacted to read:
1309 938.10 Additional court cost imposed in cases of certain
1310 crimes.-
1311 (1) If a person pleads guilty or nolo contendere to, or is
1312 found guilty of, regardless of adjudication, any offense against
1313 a minor in violation of s. 784.085, chapter 787, chapter 794,
1314 former s. 796.03, former s. 796.035, s. 800.04, chapter 827, s.
1315 847.012, s. 847.0133, s. 847.0135(5), s. 847.0138, s. 847.0145,



1316 s. 893.147(3), or s. 985.701, or any offense in violation of s.
1317 775.21, s. 823.07, s. 847.0125, s. 847.0134, or s. 943.0435, the
1318 court shall impose a court cost of \$151 against the offender in
1319 addition to any other cost or penalty required by law.

1320 Section 31. For the purpose of incorporating the amendment
1321 made by this act to section 775.21, Florida Statutes, in a
1322 reference thereto, paragraphs (a), (d), (e), (f), (g), and (i)
1323 of subsection (1) and subsection (5) of section 943.0435,
1324 Florida Statutes, are reenacted to read:

1325 943.0435 Sexual offenders required to register with the
1326 department; penalty.—

1327 (1) As used in this section, the term:

1328 (a) "Change in status at an institution of higher
1329 education" has the same meaning as provided in s. 775.21.

1330 (d) "Institution of higher education" has the same meaning
1331 as provided in s. 775.21.

1332 (e) "Internet identifier" has the same meaning as provided
1333 in s. 775.21.

1334 (f) "Permanent residence," "temporary residence," and
1335 "transient residence" have the same meaning as provided in s.
1336 775.21.

1337 (g) "Professional license" has the same meaning as provided
1338 in s. 775.21.

1339 (i) "Vehicles owned" has the same meaning as provided in s.
1340 775.21.

1341 (5) This section does not apply to a sexual offender who is
1342 also a sexual predator, as defined in s. 775.21. A sexual
1343 predator must register as required under s. 775.21.

1344 Section 32. For the purpose of incorporating the amendment



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1345 made by this act to section 943.0435, Florida Statutes, in a
1346 reference thereto, Subsection (2) of section 943.0436, Florida
1347 Statutes, is reenacted to read:

1348 943.0436 Duty of the court to uphold laws governing sexual
1349 predators and sexual offenders.—

1350 (2) If a person meets the criteria in chapter 775 for
1351 designation as a sexual predator or meets the criteria in s.
1352 943.0435, s. 944.606, s. 944.607, or any other law for
1353 classification as a sexual offender, the court may not enter an
1354 order, for the purpose of approving a plea agreement or for any
1355 other reason, which:

1356 (a) Exempts a person who meets the criteria for designation
1357 as a sexual predator or classification as a sexual offender from
1358 such designation or classification, or exempts such person from
1359 the requirements for registration or community and public
1360 notification imposed upon sexual predators and sexual offenders;

1361 (b) Restricts the compiling, reporting, or release of
1362 public records information that relates to sexual predators or
1363 sexual offenders; or

1364 (c) Prevents any person or entity from performing its
1365 duties or operating within its statutorily conferred authority
1366 as such duty or authority relates to sexual predators or sexual
1367 offenders.

1368 Section 33. For the purpose of incorporating the amendment
1369 made by this act to section 775.21, Florida Statutes, in a
1370 reference thereto, Subsection (2) of section 943.0437, Florida
1371 Statutes, is reenacted to read:

1372 943.0437 Commercial social networking websites.—

1373 (2) The department may provide information relating to



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1374 electronic mail addresses and Internet identifiers, as defined
1375 in s. 775.21, maintained as part of the sexual offender registry
1376 to commercial social networking websites or third parties
1377 designated by commercial social networking websites. The
1378 commercial social networking website may use this information
1379 for the purpose of comparing registered users and screening
1380 potential users of the commercial social networking website
1381 against the list of electronic mail addresses and Internet
1382 identifiers provided by the department.

1383 Section 34. For the purpose of incorporating the amendment
1384 made by this act to section 775.21 and 943.0435, Florida
1385 Statutes, in a reference thereto, paragraph (hh) of subsection
1386 (2) of section 943.0584, Florida Statutes, is reenacted to read:

1387 943.0584 Criminal history records ineligible for court-
1388 ordered expunction or court-ordered sealing.—

1389 (2) A criminal history record is ineligible for a
1390 certificate of eligibility for expunction or a court-ordered
1391 expunction pursuant to s. 943.0585 or a certificate of
1392 eligibility for sealing or a court-ordered sealing pursuant to
1393 s. 943.059 if the record is a conviction for any of the
1394 following offenses:

1395 (hh) Any violation specified as a predicate offense for
1396 registration as a sexual predator pursuant to s. 775.21, or
1397 sexual offender pursuant to s. 943.0435, without regard to
1398 whether that offense alone is sufficient to require such
1399 registration.

1400 Section 35. For the purpose of incorporating the amendment
1401 made by this act to section 775.21, Florida Statutes, in a
1402 reference thereto, paragraphs (c), (d), and (e) of subsection



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1403 (1) of section 944.606, Florida Statutes, are reenacted to read:

1404 944.606 Sexual offenders; notification upon release.—

1405 (1) As used in this section, the term:

1406 (c) "Internet identifier" has the same meaning as provided
1407 in s. 775.21.

1408 (d) "Permanent residence," "temporary residence," and
1409 "transient residence" have the same meaning as provided in s.
1410 775.21.

1411 (e) "Professional license" has the same meaning as provided
1412 in s. 775.21.

1413 Section 36. For the purpose of incorporating the amendment
1414 made by this act to section 775.21, Florida Statutes, in a
1415 reference thereto, paragraphs (a), (d), (e), and (g) of
1416 subsection (1) of section 944.607, Florida Statutes, are
1417 reenacted to read:

1418 944.607 Notification to Department of Law Enforcement of
1419 information on sexual offenders.—

1420 (1) As used in this section, the term:

1421 (a) "Change in status at an institution of higher
1422 education" has the same meaning as provided in s. 775.21.

1423 (d) "Institution of higher education" has the same meaning
1424 as provided in s. 775.21.

1425 (e) "Internet identifier" has the same meaning as provided
1426 in s. 775.21.

1427 (g) "Vehicles owned" has the same meaning as provided in s.
1428 775.21.

1429 Section 37. For the purpose of incorporating the amendment
1430 made by this act to section 775.21 and 943.0435, Florida
1431 Statutes, in a reference thereto, paragraph (a) of subsection



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1432 (4) and subsection (9) of section 944.607, Florida Statutes, is
1433 reenacted to read:

1434 944.607 Notification to Department of Law Enforcement of
1435 information on sexual offenders.—

1436 (4) A sexual offender, as described in this section, who is
1437 under the supervision of the Department of Corrections but is
1438 not incarcerated shall register with the Department of
1439 Corrections within 3 business days after sentencing for a
1440 registrable offense and otherwise provide information as
1441 required by this subsection.

1442 (a) The sexual offender shall provide his or her name; date
1443 of birth; social security number; race; sex; height; weight;
1444 hair and eye color; tattoos or other identifying marks; all
1445 electronic mail addresses and Internet identifiers required to
1446 be provided pursuant to s. 943.0435(4) (e); employment
1447 information required to be provided pursuant to s.
1448 943.0435(4) (e); all home telephone numbers and cellular
1449 telephone numbers required to be provided pursuant to s.
1450 943.0435(4) (e); the make, model, color, vehicle identification
1451 number (VIN), and license tag number of all vehicles owned;
1452 permanent or legal residence and address of temporary residence
1453 within the state or out of state while the sexual offender is
1454 under supervision in this state, including any rural route
1455 address or post office box; if no permanent or temporary
1456 address, any transient residence within the state; and address,
1457 location or description, and dates of any current or known
1458 future temporary residence within the state or out of state. The
1459 sexual offender shall also produce his or her passport, if he or
1460 she has a passport, and, if he or she is an alien, shall produce



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1461 or provide information about documents establishing his or her
1462 immigration status. The sexual offender shall also provide
1463 information about any professional licenses he or she has. The
1464 Department of Corrections shall verify the address of each
1465 sexual offender in the manner described in ss. 775.21 and
1466 943.0435. The department shall report to the Department of Law
1467 Enforcement any failure by a sexual predator or sexual offender
1468 to comply with registration requirements.

1469 (9) A sexual offender, as described in this section, who is
1470 under the supervision of the Department of Corrections but who
1471 is not incarcerated shall, in addition to the registration
1472 requirements provided in subsection (4), register and obtain a
1473 distinctive driver license or identification card in the manner
1474 provided in s. 943.0435(3), (4), and (5), unless the sexual
1475 offender is a sexual predator, in which case he or she shall
1476 register and obtain a distinctive driver license or
1477 identification card as required under s. 775.21. A sexual
1478 offender who fails to comply with the requirements of s.
1479 943.0435 is subject to the penalties provided in s. 943.0435(9).

1480 Section 38. For the purpose of incorporating the amendment
1481 made by this act to section 775.21, Florida Statutes, in a
1482 reference thereto, Subsection (7) of section 944.608, Florida
1483 Statutes, is reenacted to read:

1484 944.608 Notification to Department of Law Enforcement of
1485 information on career offenders.—

1486 (7) A career offender who is under the supervision of the
1487 department but who is not incarcerated shall, in addition to the
1488 registration requirements provided in subsection (3), register
1489 in the manner provided in s. 775.261(4)(c), unless the career



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1490 offender is a sexual predator, in which case he or she shall
1491 register as required under s. 775.21, or is a sexual offender,
1492 in which case he or she shall register as required in s.
1493 944.607. A career offender who fails to comply with the
1494 requirements of s. 775.261(4) is subject to the penalties
1495 provided in s. 775.261(8).

1496 Section 39. For the purpose of incorporating the amendment
1497 made by this act to section 775.21, Florida Statutes, in a
1498 reference thereto, Subsection (4) of section 944.609, Florida
1499 Statutes, is reenacted to read:

1500 944.609 Career offenders; notification upon release.—

1501 (4) The department or any law enforcement agency may notify
1502 the community and the public of a career offender's presence in
1503 the community. However, with respect to a career offender who
1504 has been found to be a sexual predator under s. 775.21, the
1505 Department of Law Enforcement or any other law enforcement
1506 agency must inform the community and the public of the career
1507 offender's presence in the community, as provided in s. 775.21.

1508 Section 40. For the purpose of incorporating the amendment
1509 made by this act to section 775.21, Florida Statutes, in a
1510 reference thereto, paragraph (c) of subsection (2) and
1511 subsection (10) of section 947.1405, Florida Statutes, is
1512 reenacted to read:

1513 947.1405 Conditional release program.—

1514 (2) Any inmate who:

1515 (c) Is found to be a sexual predator under s. 775.21 or
1516 former s. 775.23,

1517
1518 shall, upon reaching the tentative release date or provisional



1519 release date, whichever is earlier, as established by the
1520 Department of Corrections, be released under supervision subject
1521 to specified terms and conditions, including payment of the cost
1522 of supervision pursuant to s. 948.09. Such supervision shall be
1523 applicable to all sentences within the overall term of sentences
1524 if an inmate's overall term of sentences includes one or more
1525 sentences that are eligible for conditional release supervision
1526 as provided herein. Effective July 1, 1994, and applicable for
1527 offenses committed on or after that date, the commission may
1528 require, as a condition of conditional release, that the
1529 releasee make payment of the debt due and owing to a county or
1530 municipal detention facility under s. 951.032 for medical care,
1531 treatment, hospitalization, or transportation received by the
1532 releasee while in that detention facility. The commission, in
1533 determining whether to order such repayment and the amount of
1534 such repayment, shall consider the amount of the debt, whether
1535 there was any fault of the institution for the medical expenses
1536 incurred, the financial resources of the releasee, the present
1537 and potential future financial needs and earning ability of the
1538 releasee, and dependents, and other appropriate factors. If any
1539 inmate placed on conditional release supervision is also subject
1540 to probation or community control, resulting from a probationary
1541 or community control split sentence within the overall term of
1542 sentences, the Department of Corrections shall supervise such
1543 person according to the conditions imposed by the court and the
1544 commission shall defer to such supervision. If the court revokes
1545 probation or community control and resentences the offender to a
1546 term of incarceration, such revocation also constitutes a
1547 sufficient basis for the revocation of the conditional release



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1548 supervision on any nonprobationary or noncommunity control
1549 sentence without further hearing by the commission. If any such
1550 supervision on any nonprobationary or noncommunity control
1551 sentence is revoked, such revocation may result in a forfeiture
1552 of all gain-time, and the commission may revoke the resulting
1553 deferred conditional release supervision or take other action it
1554 considers appropriate. If the term of conditional release
1555 supervision exceeds that of the probation or community control,
1556 then, upon expiration of the probation or community control,
1557 authority for the supervision shall revert to the commission and
1558 the supervision shall be subject to the conditions imposed by
1559 the commission. A panel of no fewer than two commissioners shall
1560 establish the terms and conditions of any such release. If the
1561 offense was a controlled substance violation, the conditions
1562 shall include a requirement that the offender submit to random
1563 substance abuse testing intermittently throughout the term of
1564 conditional release supervision, upon the direction of the
1565 correctional probation officer as defined in s. 943.10(3). The
1566 commission shall also determine whether the terms and conditions
1567 of such release have been violated and whether such violation
1568 warrants revocation of the conditional release.

1569 (10) Effective for a releasee whose crime was committed on
1570 or after September 1, 2005, in violation of chapter 794, s.
1571 800.04(4), (5), or (6), s. 827.071, or s. 847.0145, and the
1572 unlawful activity involved a victim who was 15 years of age or
1573 younger and the offender is 18 years of age or older or for a
1574 releasee who is designated as a sexual predator pursuant to s.
1575 775.21, in addition to any other provision of this section, the
1576 commission must order electronic monitoring for the duration of



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1577 the releasee's supervision.

1578 Section 41. For the purpose of incorporating the amendment
1579 made by this act to section 775.21 and 943.0435, Florida
1580 Statutes, in a reference thereto, Subsection (4) of section
1581 948.06, Florida Statutes, is reenacted to read:

1582 948.06 Violation of probation or community control;
1583 revocation; modification; continuance; failure to pay
1584 restitution or cost of supervision.—

1585 (4) Notwithstanding any other provision of this section, a
1586 felony probationer or an offender in community control who is
1587 arrested for violating his or her probation or community control
1588 in a material respect may be taken before the court in the
1589 county or circuit in which the probationer or offender was
1590 arrested. That court shall advise him or her of the charge of a
1591 violation and, if such charge is admitted, shall cause him or
1592 her to be brought before the court that granted the probation or
1593 community control. If the violation is not admitted by the
1594 probationer or offender, the court may commit him or her or
1595 release him or her with or without bail to await further
1596 hearing. However, if the probationer or offender is under
1597 supervision for any criminal offense proscribed in chapter 794,
1598 s. 800.04(4), (5), (6), s. 827.071, or s. 847.0145, or is a
1599 registered sexual predator or a registered sexual offender, or
1600 is under supervision for a criminal offense for which he or she
1601 would meet the registration criteria in s. 775.21, s. 943.0435,
1602 or s. 944.607 but for the effective date of those sections, the
1603 court must make a finding that the probationer or offender is
1604 not a danger to the public prior to release with or without
1605 bail. In determining the danger posed by the offender's or



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1606 probationer's release, the court may consider the nature and
1607 circumstances of the violation and any new offenses charged; the
1608 offender's or probationer's past and present conduct, including
1609 convictions of crimes; any record of arrests without conviction
1610 for crimes involving violence or sexual crimes; any other
1611 evidence of allegations of unlawful sexual conduct or the use of
1612 violence by the offender or probationer; the offender's or
1613 probationer's family ties, length of residence in the community,
1614 employment history, and mental condition; his or her history and
1615 conduct during the probation or community control supervision
1616 from which the violation arises and any other previous
1617 supervisions, including disciplinary records of previous
1618 incarcerations; the likelihood that the offender or probationer
1619 will engage again in a criminal course of conduct; the weight of
1620 the evidence against the offender or probationer; and any other
1621 facts the court considers relevant. The court, as soon as is
1622 practicable, shall give the probationer or offender an
1623 opportunity to be fully heard on his or her behalf in person or
1624 by counsel. After the hearing, the court shall make findings of
1625 fact and forward the findings to the court that granted the
1626 probation or community control and to the probationer or
1627 offender or his or her attorney. The findings of fact by the
1628 hearing court are binding on the court that granted the
1629 probation or community control. Upon the probationer or offender
1630 being brought before it, the court that granted the probation or
1631 community control may revoke, modify, or continue the probation
1632 or community control or may place the probationer into community
1633 control as provided in this section. However, the probationer or
1634 offender shall not be released and shall not be admitted to



1635 bail, but shall be brought before the court that granted the
1636 probation or community control if any violation of felony
1637 probation or community control other than a failure to pay costs
1638 or fines or make restitution payments is alleged to have been
1639 committed by:

1640 (a) A violent felony offender of special concern, as
1641 defined in this section;

1642 (b) A person who is on felony probation or community
1643 control for any offense committed on or after the effective date
1644 of this act and who is arrested for a qualifying offense as
1645 defined in this section; or

1646 (c) A person who is on felony probation or community
1647 control and has previously been found by a court to be a
1648 habitual violent felony offender as defined in s. 775.084(1)(b),
1649 a three-time violent felony offender as defined in s.
1650 775.084(1)(c), or a sexual predator under s. 775.21, and who is
1651 arrested for committing a qualifying offense as defined in this
1652 section on or after the effective date of this act.

1653 Section 42. For the purpose of incorporating the amendment
1654 made by this act to section 775.21, Florida Statutes, in a
1655 reference thereto, paragraph (c) of subsection (4) and
1656 paragraphs (b) and (d) of subsection (8) of section 948.06,
1657 Florida Statutes, are reenacted to read:

1658 948.06 Violation of probation or community control;
1659 revocation; modification; continuance; failure to pay
1660 restitution or cost of supervision.—

1661 (4) Notwithstanding any other provision of this section, a
1662 felony probationer or an offender in community control who is
1663 arrested for violating his or her probation or community control



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1664 in a material respect may be taken before the court in the
1665 county or circuit in which the probationer or offender was
1666 arrested. That court shall advise him or her of the charge of a
1667 violation and, if such charge is admitted, shall cause him or
1668 her to be brought before the court that granted the probation or
1669 community control. If the violation is not admitted by the
1670 probationer or offender, the court may commit him or her or
1671 release him or her with or without bail to await further
1672 hearing. However, if the probationer or offender is under
1673 supervision for any criminal offense proscribed in chapter 794,
1674 s. 800.04(4), (5), (6), s. 827.071, or s. 847.0145, or is a
1675 registered sexual predator or a registered sexual offender, or
1676 is under supervision for a criminal offense for which he or she
1677 would meet the registration criteria in s. 775.21, s. 943.0435,
1678 or s. 944.607 but for the effective date of those sections, the
1679 court must make a finding that the probationer or offender is
1680 not a danger to the public prior to release with or without
1681 bail. In determining the danger posed by the offender's or
1682 probationer's release, the court may consider the nature and
1683 circumstances of the violation and any new offenses charged; the
1684 offender's or probationer's past and present conduct, including
1685 convictions of crimes; any record of arrests without conviction
1686 for crimes involving violence or sexual crimes; any other
1687 evidence of allegations of unlawful sexual conduct or the use of
1688 violence by the offender or probationer; the offender's or
1689 probationer's family ties, length of residence in the community,
1690 employment history, and mental condition; his or her history and
1691 conduct during the probation or community control supervision
1692 from which the violation arises and any other previous



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1693 supervisions, including disciplinary records of previous
1694 incarcerations; the likelihood that the offender or probationer
1695 will engage again in a criminal course of conduct; the weight of
1696 the evidence against the offender or probationer; and any other
1697 facts the court considers relevant. The court, as soon as is
1698 practicable, shall give the probationer or offender an
1699 opportunity to be fully heard on his or her behalf in person or
1700 by counsel. After the hearing, the court shall make findings of
1701 fact and forward the findings to the court that granted the
1702 probation or community control and to the probationer or
1703 offender or his or her attorney. The findings of fact by the
1704 hearing court are binding on the court that granted the
1705 probation or community control. Upon the probationer or offender
1706 being brought before it, the court that granted the probation or
1707 community control may revoke, modify, or continue the probation
1708 or community control or may place the probationer into community
1709 control as provided in this section. However, the probationer or
1710 offender shall not be released and shall not be admitted to
1711 bail, but shall be brought before the court that granted the
1712 probation or community control if any violation of felony
1713 probation or community control other than a failure to pay costs
1714 or fines or make restitution payments is alleged to have been
1715 committed by:

1716 (c) A person who is on felony probation or community
1717 control and has previously been found by a court to be a
1718 habitual violent felony offender as defined in s. 775.084(1)(b),
1719 a three-time violent felony offender as defined in s.
1720 775.084(1)(c), or a sexual predator under s. 775.21, and who is
1721 arrested for committing a qualifying offense as defined in this



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1722 section on or after the effective date of this act.

1723 (8)

1724 (b) For purposes of this section and ss. 903.0351, 948.064,
1725 and 921.0024, the term "violent felony offender of special
1726 concern" means a person who is on:

1727 1. Felony probation or community control related to the
1728 commission of a qualifying offense committed on or after the
1729 effective date of this act;

1730 2. Felony probation or community control for any offense
1731 committed on or after the effective date of this act, and has
1732 previously been convicted of a qualifying offense;

1733 3. Felony probation or community control for any offense
1734 committed on or after the effective date of this act, and is
1735 found to have violated that probation or community control by
1736 committing a qualifying offense;

1737 4. Felony probation or community control and has previously
1738 been found by a court to be a habitual violent felony offender
1739 as defined in s. 775.084(1)(b) and has committed a qualifying
1740 offense on or after the effective date of this act;

1741 5. Felony probation or community control and has previously
1742 been found by a court to be a three-time violent felony offender
1743 as defined in s. 775.084(1)(c) and has committed a qualifying
1744 offense on or after the effective date of this act; or

1745 6. Felony probation or community control and has previously
1746 been found by a court to be a sexual predator under s. 775.21
1747 and has committed a qualifying offense on or after the effective
1748 date of this act.

1749 (d) In the case of an alleged violation of probation or
1750 community control other than a failure to pay costs, fines, or



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1751 restitution, the following individuals shall remain in custody
1752 pending the resolution of the probation or community control
1753 violation:

1754 1. A violent felony offender of special concern, as defined
1755 in this section;

1756 2. A person who is on felony probation or community control
1757 for any offense committed on or after the effective date of this
1758 act and who is arrested for a qualifying offense as defined in
1759 this section; or

1760 3. A person who is on felony probation or community control
1761 and has previously been found by a court to be a habitual
1762 violent felony offender as defined in s. 775.084(1)(b), a three-
1763 time violent felony offender as defined in s. 775.084(1)(c), or
1764 a sexual predator under s. 775.21, and who is arrested for
1765 committing a qualifying offense as defined in this section on or
1766 after the effective date of this act.

1767
1768 The court shall not dismiss the probation or community control
1769 violation warrant pending against an offender enumerated in this
1770 paragraph without holding a recorded violation-of-probation
1771 hearing at which both the state and the offender are
1772 represented.

1773 Section 43. For the purpose of incorporating the amendment
1774 made by this act to section 775.21 and 943.0435, Florida
1775 Statutes, in a reference thereto, Section 948.063, Florida
1776 Statutes, is reenacted to read:

1777 948.063 Violations of probation or community control by
1778 designated sexual offenders and sexual predators.—

1779 (1) If probation or community control for any felony



1780 offense is revoked by the court pursuant to s. 948.06(2)(e) and
1781 the offender is designated as a sexual offender pursuant to s.
1782 943.0435 or s. 944.607 or as a sexual predator pursuant to s.
1783 775.21 for unlawful sexual activity involving a victim 15 years
1784 of age or younger and the offender is 18 years of age or older,
1785 and if the court imposes a subsequent term of supervision
1786 following the revocation of probation or community control, the
1787 court must order electronic monitoring as a condition of the
1788 subsequent term of probation or community control.

1789 (2) If the probationer or offender is required to register
1790 as a sexual predator under s. 775.21 or as a sexual offender
1791 under s. 943.0435 or s. 944.607 for unlawful sexual activity
1792 involving a victim 15 years of age or younger and the
1793 probationer or offender is 18 years of age or older and has
1794 violated the conditions of his or her probation or community
1795 control, but the court does not revoke the probation or
1796 community control, the court shall nevertheless modify the
1797 probation or community control to include electronic monitoring
1798 for any probationer or offender not then subject to electronic
1799 monitoring.

1800 Section 44. For the purpose of incorporating the amendment
1801 made by this act to section 775.21, Florida Statutes, in a
1802 reference thereto, Subsection (4) of section 948.064, Florida
1803 Statutes, is reenacted to read:

1804 948.064 Notification of status as a violent felony offender
1805 of special concern.—

1806 (4) The state attorney, or the statewide prosecutor if
1807 applicable, shall advise the court at each critical stage in the
1808 judicial process, at which the state attorney or statewide



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1809 prosecutor is represented, whether an alleged or convicted
1810 offender is a violent felony offender of special concern; a
1811 person who is on felony probation or community control for any
1812 offense committed on or after the effective date of this act and
1813 who is arrested for a qualifying offense; or a person who is on
1814 felony probation or community control and has previously been
1815 found by a court to be a habitual violent felony offender as
1816 defined in s. 775.084(1)(b), a three-time violent felony
1817 offender as defined in s. 775.084(1)(c), or a sexual predator
1818 under s. 775.21, and who is arrested for committing a qualifying
1819 offense on or after the effective date of this act.

1820 Section 45. For the purpose of incorporating the amendment
1821 made by this act to section 775.21, Florida Statutes, in a
1822 reference thereto, Subsection (3) of section 948.12, Florida
1823 Statutes, is reenacted to read:

1824 948.12 Intensive supervision for postprison release of
1825 violent offenders.—It is the finding of the Legislature that the
1826 population of violent offenders released from state prison into
1827 the community poses the greatest threat to the public safety of
1828 the groups of offenders under community supervision. Therefore,
1829 for the purpose of enhanced public safety, any offender released
1830 from state prison who:

1831 (3) Has been found to be a sexual predator pursuant to s.
1832 775.21,

1833
1834 and who has a term of probation to follow the period of
1835 incarceration shall be provided intensive supervision by
1836 experienced correctional probation officers. Subject to specific
1837 appropriation by the Legislature, caseloads may be restricted to



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1838 a maximum of 40 offenders per officer to provide for enhanced
1839 public safety as well as to effectively monitor conditions of
1840 electronic monitoring or curfews, if such was ordered by the
1841 court.

1842 Section 46. For the purpose of incorporating the amendment
1843 made by this act to section 775.21, Florida Statutes, in a
1844 reference thereto, paragraph (b) of subsection (3) of section
1845 948.30, Florida Statutes, is reenacted to read:

1846 948.30 Additional terms and conditions of probation or
1847 community control for certain sex offenses.—Conditions imposed
1848 pursuant to this section do not require oral pronouncement at
1849 the time of sentencing and shall be considered standard
1850 conditions of probation or community control for offenders
1851 specified in this section.

1852 (3) Effective for a probationer or community controllee
1853 whose crime was committed on or after September 1, 2005, and
1854 who:

1855 (b) Is designated a sexual predator pursuant to s. 775.21;
1856 or

1857
1858 the court must order, in addition to any other provision of this
1859 section, mandatory electronic monitoring as a condition of the
1860 probation or community control supervision.

1861 Section 47. For the purpose of incorporating the amendment
1862 made by this act to section 775.21 and 943.0435, Florida
1863 Statutes, in a reference thereto, Section 948.31, Florida
1864 Statutes, is reenacted to read:

1865 948.31 Evaluation and treatment of sexual predators and
1866 offenders on probation or community control.—The court may



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1867 require any probationer or community controllee who is required
1868 to register as a sexual predator under s. 775.21 or sexual
1869 offender under s. 943.0435, s. 944.606, or s. 944.607 to undergo
1870 an evaluation, at the probationer or community controllee's
1871 expense, by a qualified practitioner to determine whether such
1872 probationer or community controllee needs sexual offender
1873 treatment. If the qualified practitioner determines that sexual
1874 offender treatment is needed and recommends treatment, the
1875 probationer or community controllee must successfully complete
1876 and pay for the treatment. Such treatment must be obtained from
1877 a qualified practitioner as defined in s. 948.001. Treatment may
1878 not be administered by a qualified practitioner who has been
1879 convicted or adjudicated delinquent of committing, or
1880 attempting, soliciting, or conspiring to commit, any offense
1881 that is listed in s. 943.0435(1)(h)1.a.(I).

1882 Section 48. For the purpose of incorporating the amendment
1883 made by this act to section 775.21 and 943.0435, Florida
1884 Statutes, in a reference thereto, paragraph (b) of subsection
1885 (6) of section 985.04, Florida Statutes, is reenacted to read:

1886 985.04 Oaths; records; confidential information.—

1887 (6)

1888 (b) Sexual offender and predator registration information
1889 as required in ss. 775.21, 943.0435, 944.606, 944.607, 985.481,
1890 and 985.4815 is a public record pursuant to s. 119.07(1) and as
1891 otherwise provided by law.

1892 Section 49. For the purpose of incorporating the amendment
1893 made by this act to section 943.0435, Florida Statutes, in a
1894 reference thereto, paragraph (a) of subsection (1) of section
1895 985.481, Florida Statutes, is reenacted to read:



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1896 985.481 Sexual offenders adjudicated delinquent;
1897 notification upon release.—

1898 (1) As used in this section:

1899 (a) "Convicted" has the same meaning as provided in s.
1900 943.0435.

1901 Section 50. For the purpose of incorporating the amendment
1902 made by this act to section 775.21, Florida Statutes, in a
1903 reference thereto, paragraphs (c), (d), (e), and (g) of
1904 subsection (1) of section 985.481, Florida Statutes, are
1905 reenacted to read:

1906 985.481 Sexual offenders adjudicated delinquent;
1907 notification upon release.—

1908 (1) As used in this section:

1909 (c) "Internet identifier" has the same meaning as provided
1910 in s. 775.21.

1911 (d) "Permanent residence," "temporary residence," and
1912 "transient residence" have the same meaning as provided in s.
1913 775.21.

1914 (e) "Professional license" has the same meaning as provided
1915 in s. 775.21.

1916 (g) "Vehicles owned" has the same meaning as provided in s.
1917 775.21.

1918 Section 51. For the purpose of incorporating the amendment
1919 made by this act to section 775.21, Florida Statutes, in a
1920 reference thereto, paragraph (a) of subsection (1) of section
1921 985.4815, Florida Statutes, is reenacted to read:

1922 985.4815 Notification to Department of Law Enforcement of
1923 information on juvenile sexual offenders.—

1924 (1) As used in this section, the term:



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1925 (a) "Change in status at an institution of higher
1926 education" has the same meaning as provided in s. 775.21.

1927 Section 52. For the purpose of incorporating the amendment
1928 made by this act to section 943.0435, Florida Statutes, in a
1929 reference thereto, paragraph (b) of subsection (1) of section
1930 985.4815, Florida Statutes, is reenacted to read:

1931 985.4815 Notification to Department of Law Enforcement of
1932 information on juvenile sexual offenders.—

1933 (1) As used in this section, the term:

1934 (b) "Conviction" has the same meaning as provided in s.
1935 943.0435.

1936 Section 53. For the purpose of incorporating the amendment
1937 made by this act to section 775.21, Florida Statutes, in a
1938 reference thereto, paragraphs (d), (e), (f), (g), and (i) of
1939 subsection (1) of section 985.4815, Florida Statutes, are
1940 reenacted to read:

1941 985.4815 Notification to Department of Law Enforcement of
1942 information on juvenile sexual offenders.—

1943 (1) As used in this section, the term:

1944 (d) "Institution of higher education" has the same meaning
1945 as provided in s. 775.21.

1946 (e) "Internet identifier" has the same meaning as provided
1947 in s. 775.21.

1948 (f) "Permanent residence," "temporary residence," and
1949 "transient residence" have the same meaning as provided in s.
1950 775.21.

1951 (g) "Professional license" has the same meaning as provided
1952 in s. 775.21.

1953 (i) "Vehicles owned" has the same meaning as provided in s.



1954 775.21.
1955 Section 54. For the purpose of incorporating the amendment
1956 made by this act to section 775.21 and 943.0435, Florida
1957 Statutes, in a reference thereto, Subsection (9) of section
1958 985.4815, Florida Statutes, is reenacted to read:
1959 985.4815 Notification to Department of Law Enforcement of
1960 information on juvenile sexual offenders.-
1961 (9) A sexual offender, as described in this section, who is
1962 under the care, jurisdiction, or supervision of the department
1963 but who is not incarcerated shall, in addition to the
1964 registration requirements provided in subsection (4), register
1965 in the manner provided in s. 943.0435(3), (4), and (5), unless
1966 the sexual offender is a sexual predator, in which case he or
1967 she shall register as required under s. 775.21. A sexual
1968 offender who fails to comply with the requirements of s.
1969 943.0435 is subject to the penalties provided in s. 943.0435(9).
1970 Section 55. For the purpose of incorporating the amendment
1971 made by this act to section 943.0435, Florida Statutes, in a
1972 reference thereto, paragraph (b) of subsection (1) of section
1973 1012.467, Florida Statutes, is reenacted to read:
1974 1012.467 Noninstructional contractors who are permitted
1975 access to school grounds when students are present; background
1976 screening requirements.-
1977 (1) As used in this section, the term:
1978 (b) "Convicted" has the same meaning as in s. 943.0435.
1979 Section 56. For the purpose of incorporating the amendment
1980 made by this act to sections 775.21(6), 775.21(10)(a),
1981 775.21(10)(b), 775.21(10)(g), 943.0435(4)(c), 943.0435(7),
1982 943.0435(8), 943.0435(9)(a), and 943.0435(13) Florida Statutes,



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1983 in a reference thereto, Subsection (1) of section 794.056,
1984 Florida Statutes, is reenacted to read:

1985 794.056 Rape Crisis Program Trust Fund.—

1986 (1) The Rape Crisis Program Trust Fund is created within
1987 the Department of Health for the purpose of providing funds for
1988 rape crisis centers in this state. Trust fund moneys shall be
1989 used exclusively for the purpose of providing services for
1990 victims of sexual assault. Funds credited to the trust fund
1991 consist of those funds collected as an additional court
1992 assessment in each case in which a defendant pleads guilty or
1993 nolo contendere to, or is found guilty of, regardless of
1994 adjudication, an offense provided in s. 775.21(6) and (10)(a),
1995 (b), and (g); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s.
1996 784.045; s. 784.048; s. 784.07; s. 784.08; s. 784.081; s.
1997 784.082; s. 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); s.
1998 787.025; s. 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08;
1999 former s. 796.03; former s. 796.035; s. 796.04; s. 796.05; s.
2000 796.06; s. 796.07(2)(a)-(d) and (i); s. 800.03; s. 800.04; s.
2001 810.14; s. 810.145; s. 812.135; s. 817.025; s. 825.102; s.
2002 825.1025; s. 827.071; s. 836.10; s. 847.0133; s. 847.0135(2); s.
2003 847.0137; s. 847.0145; s. 943.0435(4)(c), (7), (8), (9)(a),
2004 (13), and (14)(c); or s. 985.701(1). Funds credited to the trust
2005 fund also shall include revenues provided by law, moneys
2006 appropriated by the Legislature, and grants from public or
2007 private entities.

2008 Section 57. For the purpose of incorporating the amendment
2009 made by this act to sections 775.21(6), 775.21(10)(a),
2010 775.21(10)(g), 943.0435(8), 943.0435(9)(a), 943.0435(13), and
2011 943.0435(14)(c) Florida Statutes, in a reference thereto,



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2012 Section 938.085, Florida Statutes, is reenacted to read:
2013 938.085 Additional cost to fund rape crisis centers.—In
2014 addition to any sanction imposed when a person pleads guilty or
2015 nolo contendere to, or is found guilty of, regardless of
2016 adjudication, a violation of s. 775.21(6) and (10) (a), (b), and
2017 (g); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s. 784.045;
2018 s. 784.048; s. 784.07; s. 784.08; s. 784.081; s. 784.082; s.
2019 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); 787.025; s.
2020 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08; former s.
2021 796.03; former s. 796.035; s. 796.04; s. 796.05; s. 796.06; s.
2022 796.07(2) (a)-(d) and (i); s. 800.03; s. 800.04; s. 810.14; s.
2023 810.145; s. 812.135; s. 817.025; s. 825.102; s. 825.1025; s.
2024 827.071; s. 836.10; s. 847.0133; s. 847.0135(2); s. 847.0137; s.
2025 847.0145; s. 943.0435(4) (c), (7), (8), (9) (a), (13), and
2026 (14) (c); or s. 985.701(1), the court shall impose a surcharge of
2027 \$151. Payment of the surcharge shall be a condition of
2028 probation, community control, or any other court-ordered
2029 supervision. The sum of \$150 of the surcharge shall be deposited
2030 into the Rape Crisis Program Trust Fund established within the
2031 Department of Health by chapter 2003-140, Laws of Florida. The
2032 clerk of the court shall retain \$1 of each surcharge that the
2033 clerk of the court collects as a service charge of the clerk's
2034 office.

2035 Section 58. For the purpose of incorporating the amendment
2036 made by this act to sections 775.21(4) and 943.0435(1) (h),
2037 Florida Statutes, in a reference thereto, Subsection (3) of
2038 section 903.133, Florida Statutes, is reenacted to read:

2039 903.133 Bail on appeal; prohibited for certain felony
2040 convictions.—Notwithstanding s. 903.132, no person shall be



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2041 admitted to bail pending review either by posttrial motion or
2042 appeal if he or she was adjudged guilty of:

2043 (3) Any other offense requiring sexual offender
2044 registration under s. 943.0435(1)(h) or sexual predator
2045 registration under s. 775.21(4) when, at the time of the
2046 offense, the offender was 18 years of age or older and the
2047 victim was a minor.

2048 Section 59. For the purpose of incorporating the amendment
2049 made by this act to section 943.0435(1)(h)1., Florida Statutes,
2050 in a reference thereto, paragraph (g) of subsection (2) of
2051 section 1012.467, Florida Statutes, is reenacted to read:

2052 1012.467 Noninstructional contractors who are permitted
2053 access to school grounds when students are present; background
2054 screening requirements.—

2055 (2)

2056 (g) A noninstructional contractor for whom a criminal
2057 history check is required under this section may not have been
2058 convicted of any of the following offenses designated in the
2059 Florida Statutes, any similar offense in another jurisdiction,
2060 or any similar offense committed in this state which has been
2061 redesignated from a former provision of the Florida Statutes to
2062 one of the following offenses:

2063 1. Any offense listed in s. 943.0435(1)(h)1., relating to
2064 the registration of an individual as a sexual offender.

2065 2. Section 393.135, relating to sexual misconduct with
2066 certain developmentally disabled clients and the reporting of
2067 such sexual misconduct.

2068 3. Section 394.4593, relating to sexual misconduct with
2069 certain mental health patients and the reporting of such sexual



2070 misconduct.
2071 4. Section 775.30, relating to terrorism.
2072 5. Section 782.04, relating to murder.
2073 6. Section 787.01, relating to kidnapping.
2074 7. Any offense under chapter 800, relating to lewdness and
2075 indecent exposure.

2076 8. Section 826.04, relating to incest.
2077 9. Section 827.03, relating to child abuse, aggravated
2078 child abuse, or neglect of a child.

2079 Section 60. For the purpose of incorporating the amendment
2080 made by this act to section 943.0435(1)(h)1.a., Florida
2081 Statutes, in a reference thereto, Subsection (2) of section
2082 775.0862, Florida Statutes, is reenacted to read:

2083 775.0862 Sexual offenses against students by authority
2084 figures; reclassification.—

2085 (2) The felony degree of a violation of an offense listed
2086 in s. 943.0435(1)(h)1.a., unless the offense is a violation of
2087 s. 794.011(4)(e)7. or s. 810.145(8)(a)2., shall be reclassified
2088 as provided in this section if the offense is committed by an
2089 authority figure of a school against a student of the school.

2090 Section 61. For the purpose of incorporating the amendment
2091 made by this act to sections 775.21(4)(a)1.a., 775.21(4)(a)1.b.,
2092 and 943.0435(1)(h)1.a., Florida Statutes, in a reference
2093 thereto, paragraph (b) of subsection (2) of section 948.013,
2094 Florida Statutes, is reenacted to read:

2095 948.013 Administrative probation.—

2096 (2)

2097 (b) Effective for an offense committed on or after October
2098 1, 2017, a person is ineligible for placement on administrative



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2099 probation if the person is sentenced to or is serving a term of
2100 probation or community control, regardless of the conviction or
2101 adjudication, for committing, or attempting, conspiring, or
2102 soliciting to commit, any of the felony offenses described in s.
2103 775.21(4)(a)1.a. or b. or s. 943.0435(1)(h)1.a.

2104 Section 62. For the purpose of incorporating the amendment
2105 made by this act to section 943.0435(1)(h)1.a.(I), Florida
2106 Statutes, in a reference thereto, paragraph (b) of subsection
2107 (1) of section 92.55, Florida Statutes, is reenacted to read:

2108 92.55 Judicial or other proceedings involving victim or
2109 witness under the age of 18, a person who has an intellectual
2110 disability, or a sexual offense victim or witness; special
2111 protections; use of therapy animals or facility dogs.—

2112 (1) For purposes of this section, the term:

2113 (b) "Sexual offense" means any offense specified in s.
2114 775.21(4)(a)1. or s. 943.0435(1)(h)1.a.(I).

2115 Section 63. For the purpose of incorporating the amendment
2116 made by this act to section 943.0435(1)(h)1.a.(I), Florida
2117 Statutes, in a reference thereto, paragraph (a) of subsection
2118 (2) of section 934.255, Florida Statutes, is reenacted to read:

2119 934.255 Subpoenas in investigations of sexual offenses.—

2120 (2) An investigative or law enforcement officer who is
2121 conducting an investigation into:

2122 (a) Allegations of the sexual abuse of a child or an
2123 individual's suspected commission of a crime listed in s.
2124 943.0435(1)(h)1.a.(I) may use a subpoena to compel the
2125 production of records, documents, or other tangible objects and
2126 the testimony of the subpoena recipient concerning the
2127 production and authenticity of such records, documents, or



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2128 objects, except as provided in paragraphs (b) and (c).

2129

2130 A subpoena issued under this subsection must describe the
2131 records, documents, or other tangible objects required to be
2132 produced, and must prescribe a date by which such records,
2133 documents, or other tangible objects must be produced.

2134 Section 64. For the purpose of incorporating the amendment
2135 made by this act to section 943.0435(1)(h)1.a.(I), Florida
2136 Statutes, in a reference thereto, paragraph (a) of subsection
2137 (2) of section 943.0595, Florida Statutes, is reenacted to read:

2138 943.0595 Automatic sealing of criminal history records.—

2139 (2) ELIGIBILITY.—

2140 (a) The department shall automatically seal a criminal
2141 history record that does not result from an indictment,
2142 information, or other charging document for a forcible felony as
2143 defined in s. 776.08 or for an offense enumerated in s.
2144 943.0435(1)(h)1.a.(I), if:

2145 1. An indictment, information, or other charging document
2146 was not filed or issued in the case giving rise to the criminal
2147 history record.

2148 2. An indictment, information, or other charging document
2149 was filed in the case giving rise to the criminal history
2150 record, but was dismissed or nolle prosequi by the state
2151 attorney or statewide prosecutor or was dismissed by a court of
2152 competent jurisdiction. However, a person is not eligible for
2153 automatic sealing under this section if the dismissal was
2154 pursuant to s. 916.145 or s. 985.19.

2155 3. A not guilty verdict was rendered by a judge or jury.
2156 However, a person is not eligible for automatic sealing under



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2157 this section if the defendant was found not guilty by reason of
2158 insanity.

2159 4. A judgment of acquittal was rendered by a judge.

2160 Section 65. For the purpose of incorporating the amendment
2161 made by this act to section 943.0435(1)(h)1.a.(I), Florida
2162 Statutes, in a reference thereto, Subsection (12) of section
2163 947.1405, Florida Statutes, is reenacted to read:

2164 947.1405 Conditional release program.—

2165 (12) In addition to all other conditions imposed, for a
2166 releasee who is subject to conditional release for a crime that
2167 was committed on or after May 26, 2010, and who has been
2168 convicted at any time of committing, or attempting, soliciting,
2169 or conspiring to commit, any of the criminal offenses listed in
2170 s. 943.0435(1)(h)1.a.(I), or a similar offense in another
2171 jurisdiction against a victim who was under 18 years of age at
2172 the time of the offense, if the releasee has not received a
2173 pardon for any felony or similar law of another jurisdiction
2174 necessary for the operation of this subsection, if a conviction
2175 of a felony or similar law of another jurisdiction necessary for
2176 the operation of this subsection has not been set aside in any
2177 postconviction proceeding, or if the releasee has not been
2178 removed from the requirement to register as a sexual offender or
2179 sexual predator pursuant to s. 943.04354, the commission must
2180 impose the following conditions:

2181 (a) A prohibition on visiting schools, child care
2182 facilities, parks, and playgrounds without prior approval from
2183 the releasee's supervising officer. The commission may also
2184 designate additional prohibited locations to protect a victim.
2185 The prohibition ordered under this paragraph does not prohibit



2186 the releasee from visiting a school, child care facility, park,
2187 or playground for the sole purpose of attending a religious
2188 service as defined in s. 775.0861 or picking up or dropping off
2189 the releasee's child or grandchild at a child care facility or
2190 school.

2191 (b) A prohibition on distributing candy or other items to
2192 children on Halloween; wearing a Santa Claus costume, or other
2193 costume to appeal to children, on or preceding Christmas;
2194 wearing an Easter Bunny costume, or other costume to appeal to
2195 children, on or preceding Easter; entertaining at children's
2196 parties; or wearing a clown costume without prior approval from
2197 the commission.

2198 Section 66. For the purpose of incorporating the amendment
2199 made by this act to section 943.0435(1)(h)1.a.(I), Florida
2200 Statutes, in a reference thereto, Subsection (4) of section
2201 948.30, Florida Statutes, is reenacted to read:

2202 948.30 Additional terms and conditions of probation or
2203 community control for certain sex offenses.—Conditions imposed
2204 pursuant to this section do not require oral pronouncement at
2205 the time of sentencing and shall be considered standard
2206 conditions of probation or community control for offenders
2207 specified in this section.

2208 (4) In addition to all other conditions imposed, for a
2209 probationer or community controllee who is subject to
2210 supervision for a crime that was committed on or after May 26,
2211 2010, and who has been convicted at any time of committing, or
2212 attempting, soliciting, or conspiring to commit, any of the
2213 criminal offenses listed in s. 943.0435(1)(h)1.a.(I), or a
2214 similar offense in another jurisdiction, against a victim who



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2215 was under the age of 18 at the time of the offense; if the
2216 offender has not received a pardon for any felony or similar law
2217 of another jurisdiction necessary for the operation of this
2218 subsection, if a conviction of a felony or similar law of
2219 another jurisdiction necessary for the operation of this
2220 subsection has not been set aside in any postconviction
2221 proceeding, or if the offender has not been removed from the
2222 requirement to register as a sexual offender or sexual predator
2223 pursuant to s. 943.04354, the court must impose the following
2224 conditions:

2225 (a) A prohibition on visiting schools, child care
2226 facilities, parks, and playgrounds, without prior approval from
2227 the offender's supervising officer. The court may also designate
2228 additional locations to protect a victim. The prohibition
2229 ordered under this paragraph does not prohibit the offender from
2230 visiting a school, child care facility, park, or playground for
2231 the sole purpose of attending a religious service as defined in
2232 s. 775.0861 or picking up or dropping off the offender's
2233 children or grandchildren at a child care facility or school.

2234 (b) A prohibition on distributing candy or other items to
2235 children on Halloween; wearing a Santa Claus costume, or other
2236 costume to appeal to children, on or preceding Christmas;
2237 wearing an Easter Bunny costume, or other costume to appeal to
2238 children, on or preceding Easter; entertaining at children's
2239 parties; or wearing a clown costume; without prior approval from
2240 the court.

2241 Section 67. For the purpose of incorporating the amendment
2242 made by this act to section 943.0435(1)(h)1.a.(I), Florida
2243 Statutes, in a reference thereto, Section 948.31, Florida



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2244 Statutes, is reenacted to read:

2245 948.31 Evaluation and treatment of sexual predators and
2246 offenders on probation or community control.—The court may
2247 require any probationer or community controllee who is required
2248 to register as a sexual predator under s. 775.21 or sexual
2249 offender under s. 943.0435, s. 944.606, or s. 944.607 to undergo
2250 an evaluation, at the probationer or community controllee's
2251 expense, by a qualified practitioner to determine whether such
2252 probationer or community controllee needs sexual offender
2253 treatment. If the qualified practitioner determines that sexual
2254 offender treatment is needed and recommends treatment, the
2255 probationer or community controllee must successfully complete
2256 and pay for the treatment. Such treatment must be obtained from
2257 a qualified practitioner as defined in s. 948.001. Treatment may
2258 not be administered by a qualified practitioner who has been
2259 convicted or adjudicated delinquent of committing, or
2260 attempting, soliciting, or conspiring to commit, any offense
2261 that is listed in s. 943.0435(1)(h)1.a.(I).

2262 Section 68. For the purpose of incorporating the amendment
2263 made by this act to section 943.0435(1)(h)1.d., Florida
2264 Statutes, in a reference thereto, Subsection (3) of section
2265 943.0515, Florida Statutes, is reenacted to read:

2266 943.0515 Retention of criminal history records of minors.—

2267 (3) Notwithstanding any other provision of this section,
2268 the Criminal Justice Information Program shall retain the
2269 criminal history record of a minor adjudicated delinquent for a
2270 violation committed on or after July 1, 2007, as provided in s.
2271 943.0435(1)(h)1.d. Such records may not be destroyed and must be
2272 merged with the person's adult criminal history record and



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2273 retained as a part of the person's adult record.

2274 Section 69. For the purpose of incorporating the amendment
2275 made by this act to section 943.0435(1)(h)1.d., Florida
2276 Statutes, in a reference thereto, paragraph (f) of subsection
2277 (1) of section 985.481, Florida Statutes, is reenacted to read:

2278 985.481 Sexual offenders adjudicated delinquent;
2279 notification upon release.-

2280 (1) As used in this section:

2281 (f) "Sexual offender" means a person who has been
2282 adjudicated delinquent as provided in s. 943.0435(1)(h)1.d.

2283 Section 70. For the purpose of incorporating the amendment
2284 made by this act to section 943.0435(1)(h)1.d., Florida
2285 Statutes, in a reference thereto, paragraph (h) of subsection
2286 (1) of section 985.4815, Florida Statutes, is reenacted to read:

2287 985.4815 Notification to Department of Law Enforcement of
2288 information on juvenile sexual offenders.-

2289 (1) As used in this section, the term:

2290 (h) "Sexual offender" means a person who is in the care or
2291 custody or under the jurisdiction or supervision of the
2292 department or is in the custody of a private correctional
2293 facility and who:

2294 1. Has been adjudicated delinquent as provided in s.
2295 943.0435(1)(h)1.d.; or

2296 2. Establishes or maintains a residence in this state and
2297 has not been designated as a sexual predator by a court of this
2298 state but has been designated as a sexual predator, as a
2299 sexually violent predator, or by another sexual offender
2300 designation in another state or jurisdiction and was, as a
2301 result of such designation, subjected to registration or



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2302 community or public notification, or both, or would be if the
2303 person were a resident of that state or jurisdiction, without
2304 regard to whether the person otherwise meets the criteria for
2305 registration as a sexual offender.

2306 Section 71. For the purpose of incorporating the amendment
2307 made by this act to section 943.0435(1)(h)1.d., Florida
2308 Statutes, in a reference thereto, Subsection (4) of section
2309 1012.315, Florida Statutes, is reenacted to read:

2310 1012.315 Disqualification from employment.—A person is
2311 ineligible for educator certification or employment in any
2312 position that requires direct contact with students in a
2313 district school system, charter school, or private school that
2314 accepts scholarship students who participate in a state
2315 scholarship program under chapter 1002 if the person has been
2316 convicted of:

2317 (4) Any delinquent act committed in this state or any
2318 delinquent or criminal act committed in another state or under
2319 federal law which, if committed in this state, qualifies an
2320 individual for inclusion on the Registered Juvenile Sex Offender
2321 List under s. 943.0435(1)(h)1.d.

2322
2323 Section 72. For the purpose of incorporating the amendment
2324 made by this act to section 943.0435(2), Florida Statutes, in a
2325 reference thereto, paragraph (c) of subsection (10) of section
2326 944.607, Florida Statutes, is reenacted to read:

2327 944.607 Notification to Department of Law Enforcement of
2328 information on sexual offenders.—

2329 (10)

2330 (c) An arrest on charges of failure to register when the



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2331 offender has been provided and advised of his or her statutory
2332 obligations to register under s. 943.0435(2), the service of an
2333 information or a complaint for a violation of this section, or
2334 an arraignment on charges for a violation of this section
2335 constitutes actual notice of the duty to register. A sexual
2336 offender's failure to immediately register as required by this
2337 section following such arrest, service, or arraignment
2338 constitutes grounds for a subsequent charge of failure to
2339 register. A sexual offender charged with the crime of failure to
2340 register who asserts, or intends to assert, a lack of notice of
2341 the duty to register as a defense to a charge of failure to
2342 register shall immediately register as required by this section.
2343 A sexual offender who is charged with a subsequent failure to
2344 register may not assert the defense of a lack of notice of the
2345 duty to register.

2346 Section 73. For the purpose of incorporating the amendment
2347 made by this act to section 943.0435(2), Florida Statutes, in a
2348 reference thereto, paragraph (c) of subsection (10) of section
2349 985.4815, Florida Statutes, is reenacted to read:

2350 985.4815 Notification to Department of Law Enforcement of
2351 information on juvenile sexual offenders.—

2352 (10)

2353 (c) An arrest on charges of failure to register when the
2354 offender has been provided and advised of his or her statutory
2355 obligations to register under s. 943.0435(2), the service of an
2356 information or a complaint for a violation of this section, or
2357 an arraignment on charges for a violation of this section
2358 constitutes actual notice of the duty to register. A sexual
2359 offender's failure to immediately register as required by this



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2360 section following such arrest, service, or arraignment
2361 constitutes grounds for a subsequent charge of failure to
2362 register. A sexual offender charged with the crime of failure to
2363 register who asserts, or intends to assert, a lack of notice of
2364 the duty to register as a defense to a charge of failure to
2365 register shall immediately register as required by this section.
2366 A sexual offender who is charged with a subsequent failure to
2367 register may not assert the defense of a lack of notice of the
2368 duty to register.

2369 Section 74. For the purpose of incorporating the amendment
2370 made by this act to section 943.0435(3), Florida Statutes, in a
2371 reference thereto, Subsection (9) of section 944.607, Florida
2372 Statutes, is reenacted to read:

2373 944.607 Notification to Department of Law Enforcement of
2374 information on sexual offenders.—

2375 (9) A sexual offender, as described in this section, who is
2376 under the supervision of the Department of Corrections but who
2377 is not incarcerated shall, in addition to the registration
2378 requirements provided in subsection (4), register and obtain a
2379 distinctive driver license or identification card in the manner
2380 provided in s. 943.0435(3), (4), and (5), unless the sexual
2381 offender is a sexual predator, in which case he or she shall
2382 register and obtain a distinctive driver license or
2383 identification card as required under s. 775.21. A sexual
2384 offender who fails to comply with the requirements of s.
2385 943.0435 is subject to the penalties provided in s. 943.0435(9).

2386 Section 75. For the purpose of incorporating the amendment
2387 made by this act to section 943.0435(3), Florida Statutes, in a
2388 reference thereto, Subsection (9) of section 985.4815, Florida



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2389 Statutes, is reenacted to read:

2390 985.4815 Notification to Department of Law Enforcement of
2391 information on juvenile sexual offenders.—

2392 (9) A sexual offender, as described in this section, who is
2393 under the care, jurisdiction, or supervision of the department
2394 but who is not incarcerated shall, in addition to the
2395 registration requirements provided in subsection (4), register
2396 in the manner provided in s. 943.0435(3), (4), and (5), unless
2397 the sexual offender is a sexual predator, in which case he or
2398 she shall register as required under s. 775.21. A sexual
2399 offender who fails to comply with the requirements of s.
2400 943.0435 is subject to the penalties provided in s. 943.0435(9).

2401 Section 76. For the purpose of incorporating the amendment
2402 made by this act to section 943.0435(4), Florida Statutes, in a
2403 reference thereto, Subsection (9) of section 944.607, Florida
2404 Statutes, is reenacted to read:

2405 944.607 Notification to Department of Law Enforcement of
2406 information on sexual offenders.—

2407 (9) A sexual offender, as described in this section, who is
2408 under the supervision of the Department of Corrections but who
2409 is not incarcerated shall, in addition to the registration
2410 requirements provided in subsection (4), register and obtain a
2411 distinctive driver license or identification card in the manner
2412 provided in s. 943.0435(3), (4), and (5), unless the sexual
2413 offender is a sexual predator, in which case he or she shall
2414 register and obtain a distinctive driver license or
2415 identification card as required under s. 775.21. A sexual
2416 offender who fails to comply with the requirements of s.
2417 943.0435 is subject to the penalties provided in s. 943.0435(9).



2418 Section 77. For the purpose of incorporating the amendment
2419 made by this act to section 943.0435(4), Florida Statutes, in a
2420 reference thereto, Subsection (9) of section 985.4815, Florida
2421 Statutes, is reenacted to read:

2422 985.4815 Notification to Department of Law Enforcement of
2423 information on juvenile sexual offenders.—

2424 (9) A sexual offender, as described in this section, who is
2425 under the care, jurisdiction, or supervision of the department
2426 but who is not incarcerated shall, in addition to the
2427 registration requirements provided in subsection (4), register
2428 in the manner provided in s. 943.0435(3), (4), and (5), unless
2429 the sexual offender is a sexual predator, in which case he or
2430 she shall register as required under s. 775.21. A sexual
2431 offender who fails to comply with the requirements of s.
2432 943.0435 is subject to the penalties provided in s. 943.0435(9).

2433 Section 78. For the purpose of incorporating the amendment
2434 made by this act to sections 775.21(10)(a), 775.21(10)(b),
2435 775.21(10)(g), 943.0435(4)(c), 943.0435(8), 943.0435(9)(a),
2436 943.0435(13), and 943.0435(14) Florida Statutes, in a reference
2437 thereto, paragraph (g) of subsection (3) of section 921.0022,
2438 Florida Statutes, is reenacted to read:

2439 921.0022 Criminal Punishment Code; offense severity ranking
2440 chart.—

2441 (3) OFFENSE SEVERITY RANKING CHART

2442 (g) LEVEL 7

2443

| Florida Statute | Felony Degree | Description |
|--------------------|------------------|-------------|
|--------------------|------------------|-------------|

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| 2445 | 316.027(2)(c) | 1st | Accident involving death, failure to stop; leaving scene. |
| 2446 | 316.193(3)(c)2. | 3rd | DUI resulting in serious bodily injury. |
| 2447 | 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. |
| 2448 | 327.35(3)(c)2. | 3rd | Vessel BUI resulting in serious bodily injury. |
| 2449 | 402.319(2) | 2nd | Misrepresentation and negligence or intentional act resulting in great bodily harm, permanent disfiguration, permanent disability, or death. |
| | 409.920 | 3rd | Medicaid provider fraud; |



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| 2450 | (2) (b) 1.a. | | \$10,000 or less. |
| | 409.920 | 2nd | Medicaid provider fraud; |
| | (2) (b) 1.b. | | more than \$10,000, but less than \$50,000. |
| 2451 | | | |
| | 456.065 (2) | 3rd | Practicing a health care profession without a license. |
| 2452 | | | |
| | 456.065 (2) | 2nd | Practicing a health care profession without a license which results in serious bodily injury. |
| 2453 | | | |
| | 458.327 (1) | 3rd | Practicing medicine without a license. |
| 2454 | | | |
| | 459.013 (1) | 3rd | Practicing osteopathic medicine without a license. |
| 2455 | | | |
| | 460.411 (1) | 3rd | Practicing chiropractic medicine without a license. |
| 2456 | | | |
| | 461.012 (1) | 3rd | Practicing podiatric medicine without a license. |



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| 2457 | 462.17 | 3rd | Practicing naturopathy without a license. |
| 2458 | 463.015 (1) | 3rd | Practicing optometry without a license. |
| 2459 | 464.016 (1) | 3rd | Practicing nursing without a license. |
| 2460 | 465.015 (2) | 3rd | Practicing pharmacy without a license. |
| 2461 | 466.026 (1) | 3rd | Practicing dentistry or dental hygiene without a license. |
| 2462 | 467.201 | 3rd | Practicing midwifery without a license. |
| 2463 | 468.366 | 3rd | Delivering respiratory care services without a license. |
| 2464 | 483.828 (1) | 3rd | Practicing as clinical laboratory personnel without a license. |
| 2465 | 483.901 (7) | 3rd | Practicing medical physics |



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| 2466 | | | without a license. |
| | 484.013 (1) (c) | 3rd | Preparing or dispensing optical devices without a prescription. |
| 2467 | | | |
| | 484.053 | 3rd | Dispensing hearing aids without a license. |
| 2468 | | | |
| | 494.0018 (2) | 1st | Conviction of any violation of chapter 494 in which the total money and property unlawfully obtained exceeded \$50,000 and there were five or more victims. |
| 2469 | | | |
| | 560.123 (8) (b) 1. | 3rd | Failure to report currency or payment instruments exceeding \$300 but less than \$20,000 by a money services business. |
| 2470 | | | |
| | 560.125 (5) (a) | 3rd | Money services business by unauthorized person, currency or payment instruments exceeding \$300 but less than \$20,000. |
| 2471 | | | |



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| 2472 | 655.50 (10) (b) 1. | 3rd | Failure to report financial transactions exceeding \$300 but less than \$20,000 by financial institution. |
| 2473 | 775.21 (10) (a) | 3rd | Sexual predator; failure to register; failure to renew driver license or identification card; other registration violations. |
| 2474 | 775.21 (10) (b) | 3rd | Sexual predator working where children regularly congregate. |
| 2475 | 775.21 (10) (g) | 3rd | Failure to report or providing false information about a sexual predator; harbor or conceal a sexual predator. |
| 2476 | 782.051 (3) | 2nd | Attempted felony murder of a person by a person other than the perpetrator or the perpetrator of an attempted felony. |
| | 782.07 (1) | 2nd | Killing of a human being |



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| 2477 | | | by the act, procurement, or culpable negligence of another (manslaughter). |
| | 782.071 | 2nd | Killing of a human being or unborn child by the operation of a motor vehicle in a reckless manner (vehicular homicide). |
| 2478 | | | |
| | 782.072 | 2nd | Killing of a human being by the operation of a vessel in a reckless manner (vessel homicide). |
| 2479 | | | |
| | 784.045 (1) (a) 1. | 2nd | Aggravated battery; intentionally causing great bodily harm or disfigurement. |
| 2480 | | | |
| | 784.045 (1) (a) 2. | 2nd | Aggravated battery; using deadly weapon. |
| 2481 | | | |
| | 784.045 (1) (b) | 2nd | Aggravated battery; perpetrator aware victim pregnant. |
| 2482 | | | |
| | 784.048 (4) | 3rd | Aggravated stalking; |



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|------|-------------------|-----|---|
| 2483 | | | violation of injunction or court order. |
| 2484 | 784.048 (7) | 3rd | Aggravated stalking; violation of court order. |
| 2485 | 784.07 (2) (d) | 1st | Aggravated battery on law enforcement officer. |
| 2486 | 784.074 (1) (a) | 1st | Aggravated battery on sexually violent predators facility staff. |
| 2487 | 784.08 (2) (a) | 1st | Aggravated battery on a person 65 years of age or older. |
| 2488 | 784.081 (1) | 1st | Aggravated battery on specified official or employee. |
| 2489 | 784.082 (1) | 1st | Aggravated battery by detained person on visitor or other detainee. |
| 2490 | 784.083 (1) | 1st | Aggravated battery on code inspector. |
| | 787.06 (3) (a) 2. | 1st | Human trafficking using |



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| 2491 | 787.06(3)(e)2. | 1st | coercion for labor and services of an adult. Human trafficking using coercion for labor and services by the transfer or transport of an adult from outside Florida to within the state. |
| 2492 | 790.07(4) | 1st | Specified weapons violation subsequent to previous conviction of s. 790.07(1) or (2). |
| 2493 | 790.16(1) | 1st | Discharge of a machine gun under specified circumstances. |
| 2494 | 790.165(2) | 2nd | Manufacture, sell, possess, or deliver hoax bomb. |
| 2495 | 790.165(3) | 2nd | Possessing, displaying, or threatening to use any hoax bomb while committing or attempting to commit a felony. |
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| 2497 | 790.166 (3) | 2nd | Possessing, selling, using, or attempting to use a hoax weapon of mass destruction. |
| 2498 | 790.166 (4) | 2nd | Possessing, displaying, or threatening to use a hoax weapon of mass destruction while committing or attempting to commit a felony. |
| 2499 | 790.23 | 1st, PBL | Possession of a firearm by a person who qualifies for the penalty enhancements provided for in s. 874.04. |
| 2500 | 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. |
| 2501 | 796.05 (1) | 1st | Live on earnings of a prostitute; 2nd offense. |
| | 796.05 (1) | 1st | Live on earnings of a prostitute; 3rd and |



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| 2502 | 800.04 (5) (c) 1. | 2nd | subsequent offense. Lewd or lascivious molestation; victim younger than 12 years of age; offender younger than 18 years of age. |
| 2503 | 800.04 (5) (c) 2. | 2nd | Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years of age; offender 18 years of age or older. |
| 2504 | 800.04 (5) (e) | 1st | Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years; offender 18 years or older; prior conviction for specified sex offense. |
| 2505 | 806.01 (2) | 2nd | Maliciously damage structure by fire or explosive. |
| 2506 | 810.02 (3) (a) | 2nd | Burglary of occupied dwelling; unarmed; no |



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| 2507 | | | assault or battery. |
| | 810.02 (3) (b) | 2nd | Burglary of unoccupied dwelling; unarmed; no assault or battery. |
| 2508 | | | |
| | 810.02 (3) (d) | 2nd | Burglary of occupied conveyance; unarmed; no assault or battery. |
| 2509 | | | |
| | 810.02 (3) (e) | 2nd | Burglary of authorized emergency vehicle. |
| 2510 | | | |
| | 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. |
| 2511 | | | |
| | 812.014 (2) (b) 2. | 2nd | Property stolen, cargo valued at less than \$50,000, grand theft in 2nd degree. |
| 2512 | | | |
| | 812.014 (2) (b) 3. | 2nd | Property stolen, emergency medical equipment; 2nd |



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| 2513 | | | degree grand theft. |
| | 812.014 (2) (b) 4. | 2nd | Property stolen, law enforcement equipment from authorized emergency vehicle. |
| 2514 | | | |
| | 812.0145 (2) (a) | 1st | Theft from person 65 years of age or older; \$50,000 or more. |
| 2515 | | | |
| | 812.019 (2) | 1st | Stolen property; initiates, organizes, plans, etc., the theft of property and traffics in stolen property. |
| 2516 | | | |
| | 812.131 (2) (a) | 2nd | Robbery by sudden snatching. |
| 2517 | | | |
| | 812.133 (2) (b) | 1st | Carjacking; no firearm, deadly weapon, or other weapon. |
| 2518 | | | |
| | 817.034 (4) (a) 1. | 1st | Communications fraud, value greater than \$50,000. |
| 2519 | | | |
| | 817.234 (8) (a) | 2nd | Solicitation of motor |



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| 2520 | | | vehicle accident victims with intent to defraud. |
| | 817.234 (9) | 2nd | Organizing, planning, or participating in an intentional motor vehicle collision. |
| 2521 | | | |
| | 817.234 (11) (c) | 1st | Insurance fraud; property value \$100,000 or more. |
| 2522 | | | |
| | 817.2341 (2) (b) & (3) (b) | 1st | Making false entries of material fact or false statements regarding property values relating to the solvency of an insuring entity which are a significant cause of the insolvency of that entity. |
| 2523 | | | |
| | 817.535 (2) (a) | 3rd | Filing false lien or other unauthorized document. |
| 2524 | | | |
| | 817.611 (2) (b) | 2nd | Traffic in or possess 15 to 49 counterfeit credit cards or related documents. |
| 2525 | | | |
| | 825.102 (3) (b) | 2nd | Neglecting an elderly |



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| 2526 | | | person or disabled adult causing great bodily harm, disability, or disfigurement. |
| | 825.103 (3) (b) | 2nd | Exploiting an elderly person or disabled adult and property is valued at \$10,000 or more, but less than \$50,000. |
| 2527 | | | |
| | 827.03 (2) (b) | 2nd | Neglect of a child causing great bodily harm, disability, or disfigurement. |
| 2528 | | | |
| | 827.04 (3) | 3rd | Impregnation of a child under 16 years of age by person 21 years of age or older. |
| 2529 | | | |
| | 837.05 (2) | 3rd | Giving false information about alleged capital felony to a law enforcement officer. |
| 2530 | | | |
| | 838.015 | 2nd | Bribery. |
| 2531 | | | |
| | 838.016 | 2nd | Unlawful compensation or |



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| 2532 | | | reward for official behavior. |
| | 838.021 (3) (a) | 2nd | Unlawful harm to a public servant. |
| 2533 | | | |
| | 838.22 | 2nd | Bid tampering. |
| 2534 | | | |
| | 843.0855 (2) | 3rd | Impersonation of a public officer or employee. |
| 2535 | | | |
| | 843.0855 (3) | 3rd | Unlawful simulation of legal process. |
| 2536 | | | |
| | 843.0855 (4) | 3rd | Intimidation of a public officer or employee. |
| 2537 | | | |
| | 847.0135 (3) | 3rd | Solicitation of a child, via a computer service, to commit an unlawful sex act. |
| 2538 | | | |
| | 847.0135 (4) | 2nd | Traveling to meet a minor to commit an unlawful sex act. |
| 2539 | | | |
| | 872.06 | 2nd | Abuse of a dead human body. |
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| 2541 | 874.05 (2) (b) | 1st | Encouraging or recruiting person under 13 to join a criminal gang; second or subsequent offense. |
| 2542 | 874.10 | 1st,PBL | Knowingly initiates, organizes, plans, finances, directs, manages, or supervises criminal gang-related activity. |
| 2543 | 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)5.) within 1,000 feet of a child care facility, school, or state, county, or municipal park or publicly owned recreational facility or community center. |
| | 893.13 (1) (e)1. | 1st | Sell, manufacture, or deliver cocaine or other drug prohibited under s. |



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| | | | 893.03(1) (a), (1) (b), (1) (d), (2) (a), (2) (b), or (2) (c) 5., within 1,000 feet of property used for religious services or a specified business site. |
| 2544 | 893.13 (4) (a) | 1st | Use or hire of minor; deliver to minor other controlled substance. |
| 2545 | 893.135 (1) (a) 1. | 1st | Trafficking in cannabis, more than 25 lbs., less than 2,000 lbs. |
| 2546 | 893.135 (1) (b) 1.a. | 1st | Trafficking in cocaine, more than 28 grams, less than 200 grams. |
| 2547 | 893.135 (1) (c) 1.a. | 1st | Trafficking in illegal drugs, more than 4 grams, less than 14 grams. |
| 2548 | 893.135 (1) (c) 2.a. | 1st | Trafficking in hydrocodone, 28 grams or more, less than 50 grams. |
| 2549 | 893.135 (1) (c) 2.b. | 1st | Trafficking in hydrocodone, 50 grams or |



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| 2550 | | | more, less than 100 grams. |
| | 893.135 (1) (c) 3.a. | 1st | Trafficking in oxycodone, 7 grams or more, less than 14 grams. |
| 2551 | | | |
| | 893.135 (1) (c) 3.b. | 1st | Trafficking in oxycodone, 14 grams or more, less than 25 grams. |
| 2552 | | | |
| | 893.135 (1) (c) 4.b. (I) | 1st | Trafficking in fentanyl, 4 grams or more, less than 14 grams. |
| 2553 | | | |
| | 893.135 (1) (d) 1.a. | 1st | Trafficking in phencyclidine, 28 grams or more, less than 200 grams. |
| 2554 | | | |
| | 893.135 (1) (e) 1. | 1st | Trafficking in methaqualone, 200 grams or more, less than 5 kilograms. |
| 2555 | | | |
| | 893.135 (1) (f) 1. | 1st | Trafficking in amphetamine, 14 grams or more, less than 28 grams. |
| 2556 | | | |
| | 893.135 (1) (g) 1.a. | 1st | Trafficking in flunitrazepam, 4 grams or |



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| 2557 | | | more, less than 14 grams. |
| | 893.135 | 1st | Trafficking in gamma- |
| | (1) (h) 1.a. | | hydroxybutyric acid (GHB), 1 kilogram or more, less than 5 kilograms. |
| 2558 | | | |
| | 893.135 | 1st | Trafficking in 1,4- |
| | (1) (j) 1.a. | | Butanediol, 1 kilogram or more, less than 5 kilograms. |
| 2559 | | | |
| | 893.135 | 1st | Trafficking in |
| | (1) (k) 2.a. | | Phenethylamines, 10 grams or more, less than 200 grams. |
| 2560 | | | |
| | 893.135 | 1st | Trafficking in synthetic |
| | (1) (m) 2.a. | | cannabinoids, 280 grams or more, less than 500 grams. |
| 2561 | | | |
| | 893.135 | 1st | Trafficking in synthetic |
| | (1) (m) 2.b. | | cannabinoids, 500 grams or more, less than 1,000 grams. |
| 2562 | | | |
| | 893.135 | 1st | Trafficking in n-benzyl |
| | (1) (n) 2.a. | | phenethylamines, 14 grams or more, less than 100 |



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| 2563 | 893.1351 (2) | 2nd | grams. Possession of place for trafficking in or manufacturing of controlled substance. |
| 2564 | 896.101 (5) (a) | 3rd | Money laundering, financial transactions exceeding \$300 but less than \$20,000. |
| 2565 | 896.104 (4) (a) 1. | 3rd | Structuring transactions to evade reporting or registration requirements, financial transactions exceeding \$300 but less than \$20,000. |
| 2566 | 943.0435 (4) (c) | 2nd | Sexual offender vacating permanent residence; failure to comply with reporting requirements. |
| 2567 | 943.0435 (8) | 2nd | Sexual offender; remains in state after indicating intent to leave; failure to comply with reporting requirements. |



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| 2568 | 943.0435 (9) (a) | 3rd | Sexual offender; failure to comply with reporting requirements. |
| 2569 | 943.0435 (13) | 3rd | Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender. |
| 2570 | 943.0435 (14) | 3rd | Sexual offender; failure to report and reregister; failure to respond to address verification; providing false registration information. |
| 2571 | 944.607 (9) | 3rd | Sexual offender; failure to comply with reporting requirements. |
| 2572 | 944.607 (10) (a) | 3rd | Sexual offender; failure to submit to the taking of a digitized photograph. |
| 2573 | 944.607 (12) | 3rd | Failure to report or providing false information about a sexual |



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| 2574 | | | offender; harbor or conceal a sexual offender. |
| | 944.607(13) | 3rd | Sexual offender; failure to report and reregister; failure to respond to address verification; providing false registration information. |
| 2575 | | | |
| | 985.4815(10) | 3rd | Sexual offender; failure to submit to the taking of a digitized photograph. |
| 2576 | | | |
| | 985.4815(12) | 3rd | Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender. |
| 2577 | | | |
| | 985.4815(13) | 3rd | Sexual offender; failure to report and reregister; failure to respond to address verification; providing false registration information. |
| 2578 | | | |
| 2579 | | | |
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2581 Section 79. For the purpose of incorporating the amendment
2582 made by this act to sections 775.21(10)(b) and 943.0435(4)(c),
2583 Florida Statutes, in a reference thereto, Section 938.085,
2584 Florida Statutes, is reenacted to read:

2585 938.085 Additional cost to fund rape crisis centers.—In
2586 addition to any sanction imposed when a person pleads guilty or
2587 nolo contendere to, or is found guilty of, regardless of
2588 adjudication, a violation of s. 775.21(6) and (10)(a), (b), and
2589 (g); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s. 784.045;
2590 s. 784.048; s. 784.07; s. 784.08; s. 784.081; s. 784.082; s.
2591 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); 787.025; s.
2592 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08; former s.
2593 796.03; former s. 796.035; s. 796.04; s. 796.05; s. 796.06; s.
2594 796.07(2)(a)–(d) and (i); s. 800.03; s. 800.04; s. 810.14; s.
2595 810.145; s. 812.135; s. 817.025; s. 825.102; s. 825.1025; s.
2596 827.071; s. 836.10; s. 847.0133; s. 847.0135(2); s. 847.0137; s.
2597 847.0145; s. 943.0435(4)(c), (7), (8), (9)(a), (13), and
2598 (14)(c); or s. 985.701(1), the court shall impose a surcharge of
2599 \$151. Payment of the surcharge shall be a condition of
2600 probation, community control, or any other court-ordered
2601 supervision. The sum of \$150 of the surcharge shall be deposited
2602 into the Rape Crisis Program Trust Fund established within the
2603 Department of Health by chapter 2003-140, Laws of Florida. The
2604 clerk of the court shall retain \$1 of each surcharge that the
2605 clerk of the court collects as a service charge of the clerk's
2606 office.

2607 Section 80. For the purpose of incorporating the amendment
2608 made by this act to section 943.0435(4)(e), Florida Statutes, in
2609 a reference thereto, paragraph (a) of subsection (3) of section



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2610 944.606, Florida Statutes, is reenacted to read:
2611 944.606 Sexual offenders; notification upon release.—
2612 (3)(a) The department shall provide information regarding
2613 any sexual offender who is being released after serving a period
2614 of incarceration for any offense, as follows:
2615 1. The department shall provide: the sexual offender's
2616 name, any change in the offender's name by reason of marriage or
2617 other legal process, and any alias, if known; the correctional
2618 facility from which the sexual offender is released; the sexual
2619 offender's social security number, race, sex, date of birth,
2620 height, weight, and hair and eye color; tattoos or other
2621 identifying marks; address of any planned permanent residence or
2622 temporary residence, within the state or out of state, including
2623 a rural route address and a post office box; if no permanent or
2624 temporary address, any transient residence within the state;
2625 address, location or description, and dates of any known future
2626 temporary residence within the state or out of state; date and
2627 county of sentence and each crime for which the offender was
2628 sentenced; a copy of the offender's fingerprints, palm prints,
2629 and a digitized photograph taken within 60 days before release;
2630 the date of release of the sexual offender; all electronic mail
2631 addresses and all Internet identifiers required to be provided
2632 pursuant to s. 943.0435(4)(e); employment information, if known,
2633 provided pursuant to s. 943.0435(4)(e); all home telephone
2634 numbers and cellular telephone numbers required to be provided
2635 pursuant to s. 943.0435(4)(e); information about any
2636 professional licenses the offender has, if known; and passport
2637 information, if he or she has a passport, and, if he or she is
2638 an alien, information about documents establishing his or her



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2639 immigration status. The department shall notify the Department
2640 of Law Enforcement if the sexual offender escapes, absconds, or
2641 dies. If the sexual offender is in the custody of a private
2642 correctional facility, the facility shall take the digitized
2643 photograph of the sexual offender within 60 days before the
2644 sexual offender's release and provide this photograph to the
2645 Department of Corrections and also place it in the sexual
2646 offender's file. If the sexual offender is in the custody of a
2647 local jail, the custodian of the local jail shall register the
2648 offender within 3 business days after intake of the offender for
2649 any reason and upon release, and shall notify the Department of
2650 Law Enforcement of the sexual offender's release and provide to
2651 the Department of Law Enforcement the information specified in
2652 this paragraph and any information specified in subparagraph 2.
2653 that the Department of Law Enforcement requests.

2654 2. The department may provide any other information deemed
2655 necessary, including criminal and corrections records,
2656 nonprivileged personnel and treatment records, when available.

2657 Section 81. For the purpose of incorporating the amendment
2658 made by this act to section 943.0435(4)(e), Florida Statutes, in
2659 a reference thereto, paragraphs (a) and (b) of subsection (4)
2660 and paragraph (c) of subsection (13) of section 944.607, Florida
2661 Statutes, are reenacted to read:

2662 944.607 Notification to Department of Law Enforcement of
2663 information on sexual offenders.—

2664 (4) A sexual offender, as described in this section, who is
2665 under the supervision of the Department of Corrections but is
2666 not incarcerated shall register with the Department of
2667 Corrections within 3 business days after sentencing for a



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2668 registrable offense and otherwise provide information as
2669 required by this subsection.

2670 (a) The sexual offender shall provide his or her name; date
2671 of birth; social security number; race; sex; height; weight;
2672 hair and eye color; tattoos or other identifying marks; all
2673 electronic mail addresses and Internet identifiers required to
2674 be provided pursuant to s. 943.0435(4) (e); employment
2675 information required to be provided pursuant to s.
2676 943.0435(4) (e); all home telephone numbers and cellular
2677 telephone numbers required to be provided pursuant to s.
2678 943.0435(4) (e); the make, model, color, vehicle identification
2679 number (VIN), and license tag number of all vehicles owned;
2680 permanent or legal residence and address of temporary residence
2681 within the state or out of state while the sexual offender is
2682 under supervision in this state, including any rural route
2683 address or post office box; if no permanent or temporary
2684 address, any transient residence within the state; and address,
2685 location or description, and dates of any current or known
2686 future temporary residence within the state or out of state. The
2687 sexual offender shall also produce his or her passport, if he or
2688 she has a passport, and, if he or she is an alien, shall produce
2689 or provide information about documents establishing his or her
2690 immigration status. The sexual offender shall also provide
2691 information about any professional licenses he or she has. The
2692 Department of Corrections shall verify the address of each
2693 sexual offender in the manner described in ss. 775.21 and
2694 943.0435. The department shall report to the Department of Law
2695 Enforcement any failure by a sexual predator or sexual offender
2696 to comply with registration requirements.



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2697 (b) If the sexual offender is enrolled or employed, whether
2698 for compensation or as a volunteer, at an institution of higher
2699 education in this state, the sexual offender shall provide the
2700 name, address, and county of each institution, including each
2701 campus attended, and the sexual offender's enrollment,
2702 volunteer, or employment status required to be provided pursuant
2703 to s. 943.0435(4) (e). Each change in status at an institution of
2704 higher education must be reported to the department within 48
2705 hours after the change in status at an institution of higher
2706 education as provided pursuant to s. 943.0435(4) (e). The
2707 Department of Corrections shall promptly notify each institution
2708 of the sexual offender's presence and any change in the sexual
2709 offender's enrollment, volunteer, or employment status.

2710 (13)

2711 (c) The sheriff's office may determine the appropriate
2712 times and days for reporting by the sexual offender, which must
2713 be consistent with the reporting requirements of this
2714 subsection. Reregistration must include any changes to the
2715 following information:

2716 1. Name; social security number; age; race; sex; date of
2717 birth; height; weight; tattoos or other identifying marks; hair
2718 and eye color; address of any permanent residence and address of
2719 any current temporary residence, within the state or out of
2720 state, including a rural route address and a post office box; if
2721 no permanent or temporary address, any transient residence;
2722 address, location or description, and dates of any current or
2723 known future temporary residence within the state or out of
2724 state; all electronic mail addresses and Internet identifiers
2725 required to be provided pursuant to s. 943.0435(4) (e); all home



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2726 telephone numbers and cellular telephone numbers required to be
2727 provided pursuant to s. 943.0435(4)(e); employment information
2728 required to be provided pursuant to s. 943.0435(4)(e); the make,
2729 model, color, vehicle identification number (VIN), and license
2730 tag number of all vehicles owned; fingerprints; palm prints; and
2731 photograph. A post office box may not be provided in lieu of a
2732 physical residential address. The sexual offender shall also
2733 produce his or her passport, if he or she has a passport, and,
2734 if he or she is an alien, shall produce or provide information
2735 about documents establishing his or her immigration status. The
2736 sexual offender shall also provide information about any
2737 professional licenses he or she has.

2738 2. If the sexual offender is enrolled or employed, whether
2739 for compensation or as a volunteer, at an institution of higher
2740 education in this state, the sexual offender shall also provide
2741 to the department the name, address, and county of each
2742 institution, including each campus attended, and the sexual
2743 offender's enrollment, volunteer, or employment status.

2744 3. If the sexual offender's place of residence is a motor
2745 vehicle, trailer, mobile home, or manufactured home, as defined
2746 in chapter 320, the sexual offender shall also provide the
2747 vehicle identification number; the license tag number; the
2748 registration number; and a description, including color scheme,
2749 of the motor vehicle, trailer, mobile home, or manufactured
2750 home. If the sexual offender's place of residence is a vessel,
2751 live-aboard vessel, or houseboat, as defined in chapter 327, the
2752 sexual offender shall also provide the hull identification
2753 number; the manufacturer's serial number; the name of the
2754 vessel, live-aboard vessel, or houseboat; the registration



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2755 number; and a description, including color scheme, of the
2756 vessel, live-aboard vessel or houseboat.

2757 4. Any sexual offender who fails to report in person as
2758 required at the sheriff's office, who fails to respond to any
2759 address verification correspondence from the department within 3
2760 weeks of the date of the correspondence, who fails to report all
2761 electronic mail addresses or Internet identifiers before use, or
2762 who knowingly provides false registration information by act or
2763 omission commits a felony of the third degree, punishable as
2764 provided in s. 775.082, s. 775.083, or s. 775.084.

2765 Section 82. For the purpose of incorporating the amendment
2766 made by this act to section 943.0435(4)(e), Florida Statutes, in
2767 a reference thereto, paragraph (a) of subsection (3) of section
2768 985.481, Florida Statutes, is reenacted to read:

2769 985.481 Sexual offenders adjudicated delinquent;
2770 notification upon release.—

2771 (3)(a) The department shall provide information regarding
2772 any sexual offender who is being released after serving a period
2773 of residential commitment under the department for any offense,
2774 as follows:

2775 1. The department shall provide the sexual offender's name,
2776 any change in the offender's name by reason of marriage or other
2777 legal process, and any alias, if known; the correctional
2778 facility from which the sexual offender is released; the sexual
2779 offender's social security number, race, sex, date of birth,
2780 height, weight, and hair and eye color; tattoos or other
2781 identifying marks; the make, model, color, vehicle
2782 identification number (VIN), and license tag number of all
2783 vehicles owned; address of any planned permanent residence or



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2784 temporary residence, within the state or out of state, including
2785 a rural route address and a post office box; if no permanent or
2786 temporary address, any transient residence within the state;
2787 address, location or description, and dates of any known future
2788 temporary residence within the state or out of state; date and
2789 county of disposition and each crime for which there was a
2790 disposition; a copy of the offender's fingerprints, palm prints,
2791 and a digitized photograph taken within 60 days before release;
2792 the date of release of the sexual offender; all home telephone
2793 numbers and cellular telephone numbers required to be provided
2794 pursuant to s. 943.0435(4)(e); all electronic mail addresses and
2795 Internet identifiers required to be provided pursuant to s.
2796 943.0435(4)(e); information about any professional licenses the
2797 offender has, if known; and passport information, if he or she
2798 has a passport, and, if he or she is an alien, information about
2799 documents establishing his or her immigration status. The
2800 department shall notify the Department of Law Enforcement if the
2801 sexual offender escapes, absconds, or dies. If the sexual
2802 offender is in the custody of a private correctional facility,
2803 the facility shall take the digitized photograph of the sexual
2804 offender within 60 days before the sexual offender's release and
2805 also place it in the sexual offender's file. If the sexual
2806 offender is in the custody of a local jail, the custodian of the
2807 local jail shall register the offender within 3 business days
2808 after intake of the offender for any reason and upon release,
2809 and shall notify the Department of Law Enforcement of the sexual
2810 offender's release and provide to the Department of Law
2811 Enforcement the information specified in this subparagraph and
2812 any information specified in subparagraph 2. which the



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2813 Department of Law Enforcement requests.

2814 2. The department may provide any other information
2815 considered necessary, including criminal and delinquency
2816 records, when available.

2817 Section 83. For the purpose of incorporating the amendment
2818 made by this act to section 943.0435(4)(e), Florida Statutes, in
2819 a reference thereto, paragraph (a) of subsection (4) and
2820 paragraph (b) of subsection (13) of section 985.4815, Florida
2821 Statutes, is reenacted to read:

2822 985.4815 Notification to Department of Law Enforcement of
2823 information on juvenile sexual offenders.—

2824 (4) A sexual offender, as described in this section, who is
2825 under the supervision of the department but who is not committed
2826 shall register with the department within 3 business days after
2827 adjudication and disposition for a registrable offense and
2828 otherwise provide information as required by this subsection.

2829 (a) The sexual offender shall provide his or her name; date
2830 of birth; social security number; race; sex; height; weight;
2831 hair and eye color; tattoos or other identifying marks; the
2832 make, model, color, vehicle identification number (VIN), and
2833 license tag number of all vehicles owned; permanent or legal
2834 residence and address of temporary residence within the state or
2835 out of state while the sexual offender is in the care or custody
2836 or under the jurisdiction or supervision of the department in
2837 this state, including any rural route address or post office
2838 box; if no permanent or temporary address, any transient
2839 residence; address, location or description, and dates of any
2840 current or known future temporary residence within the state or
2841 out of state; all home telephone numbers and cellular telephone



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2842 numbers required to be provided pursuant to s. 943.0435(4)(e);
2843 all electronic mail addresses and Internet identifiers required
2844 to be provided pursuant to s. 943.0435(4)(e); and the name and
2845 address of each school attended. The sexual offender shall also
2846 produce his or her passport, if he or she has a passport, and,
2847 if he or she is an alien, shall produce or provide information
2848 about documents establishing his or her immigration status. The
2849 offender shall also provide information about any professional
2850 licenses he or she has. The department shall verify the address
2851 of each sexual offender and shall report to the Department of
2852 Law Enforcement any failure by a sexual offender to comply with
2853 registration requirements.

2854 (13)

2855 (b) The sheriff's office may determine the appropriate
2856 times and days for reporting by the sexual offender, which must
2857 be consistent with the reporting requirements of this
2858 subsection. Reregistration must include any changes to the
2859 following information:

2860 1. Name; social security number; age; race; sex; date of
2861 birth; height; weight; hair and eye color; tattoos or other
2862 identifying marks; fingerprints; palm prints; address of any
2863 permanent residence and address of any current temporary
2864 residence, within the state or out of state, including a rural
2865 route address and a post office box; if no permanent or
2866 temporary address, any transient residence; address, location or
2867 description, and dates of any current or known future temporary
2868 residence within the state or out of state; passport
2869 information, if he or she has a passport, and, if he or she is
2870 an alien, information about documents establishing his or her



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2871 immigration status; all home telephone numbers and cellular
2872 telephone numbers required to be provided pursuant to s.
2873 943.0435(4)(e); all electronic mail addresses and Internet
2874 identifiers required to be provided pursuant to s.
2875 943.0435(4)(e); name and address of each school attended;
2876 employment information required to be provided pursuant to s.
2877 943.0435(4)(e); the make, model, color, vehicle identification
2878 number (VIN), and license tag number of all vehicles owned; and
2879 photograph. A post office box may not be provided in lieu of a
2880 physical residential address. The offender shall also provide
2881 information about any professional licenses he or she has.

2882 2. If the sexual offender is enrolled or employed, whether
2883 for compensation or as a volunteer, at an institution of higher
2884 education in this state, the sexual offender shall also provide
2885 to the department the name, address, and county of each
2886 institution, including each campus attended, and the sexual
2887 offender's enrollment, volunteer, or employment status.

2888 3. If the sexual offender's place of residence is a motor
2889 vehicle, trailer, mobile home, or manufactured home, as defined
2890 in chapter 320, the sexual offender shall also provide the
2891 vehicle identification number; the license tag number; the
2892 registration number; and a description, including color scheme,
2893 of the motor vehicle, trailer, mobile home, or manufactured
2894 home. If the sexual offender's place of residence is a vessel,
2895 live-aboard vessel, or houseboat, as defined in chapter 327, the
2896 sexual offender shall also provide the hull identification
2897 number; the manufacturer's serial number; the name of the
2898 vessel, live-aboard vessel, or houseboat; the registration
2899 number; and a description, including color scheme, of the



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2900 vessel, live-aboard vessel, or houseboat.

2901 4. Any sexual offender who fails to report in person as
2902 required at the sheriff's office, who fails to respond to any
2903 address verification correspondence from the department within 3
2904 weeks after the date of the correspondence, or who knowingly
2905 provides false registration information by act or omission
2906 commits a felony of the third degree, punishable as provided in
2907 ss. 775.082, 775.083, and 775.084.

2908 Section 84. For the purpose of incorporating the amendment
2909 made by this act to section 943.0435(5), Florida Statutes, in a
2910 reference thereto, Subsection (9) of section 944.607, Florida
2911 Statutes, is reenacted to read:

2912 944.607 Notification to Department of Law Enforcement of
2913 information on sexual offenders.—

2914 (9) A sexual offender, as described in this section, who is
2915 under the supervision of the Department of Corrections but who
2916 is not incarcerated shall, in addition to the registration
2917 requirements provided in subsection (4), register and obtain a
2918 distinctive driver license or identification card in the manner
2919 provided in s. 943.0435(3), (4), and (5), unless the sexual
2920 offender is a sexual predator, in which case he or she shall
2921 register and obtain a distinctive driver license or
2922 identification card as required under s. 775.21. A sexual
2923 offender who fails to comply with the requirements of s.
2924 943.0435 is subject to the penalties provided in s. 943.0435(9).

2925 Section 85. For the purpose of incorporating the amendment
2926 made by this act to section 943.0435(5), Florida Statutes, in a
2927 reference thereto, Subsection (9) of section 985.4815, Florida
2928 Statutes, is reenacted to read:



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2929 985.4815 Notification to Department of Law Enforcement of
2930 information on juvenile sexual offenders.—

2931 (9) A sexual offender, as described in this section, who is
2932 under the care, jurisdiction, or supervision of the department
2933 but who is not incarcerated shall, in addition to the
2934 registration requirements provided in subsection (4), register
2935 in the manner provided in s. 943.0435(3), (4), and (5), unless
2936 the sexual offender is a sexual predator, in which case he or
2937 she shall register as required under s. 775.21. A sexual
2938 offender who fails to comply with the requirements of s.
2939 943.0435 is subject to the penalties provided in s. 943.0435(9).

2940 Section 86. For the purpose of incorporating the amendment
2941 made by this act to section 943.0435(7), Florida Statutes, in a
2942 reference thereto, Section 938.085, Florida Statutes, is
2943 reenacted to read:

2944 938.085 Additional cost to fund rape crisis centers.—In
2945 addition to any sanction imposed when a person pleads guilty or
2946 nolo contendere to, or is found guilty of, regardless of
2947 adjudication, a violation of s. 775.21(6) and (10)(a), (b), and
2948 (g); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s. 784.045;
2949 s. 784.048; s. 784.07; s. 784.08; s. 784.081; s. 784.082; s.
2950 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); 787.025; s.
2951 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08; former s.
2952 796.03; former s. 796.035; s. 796.04; s. 796.05; s. 796.06; s.
2953 796.07(2)(a)-(d) and (i); s. 800.03; s. 800.04; s. 810.14; s.
2954 810.145; s. 812.135; s. 817.025; s. 825.102; s. 825.1025; s.
2955 827.071; s. 836.10; s. 847.0133; s. 847.0135(2); s. 847.0137; s.
2956 847.0145; s. 943.0435(4)(c), (7), (8), (9)(a), (13), and
2957 (14)(c); or s. 985.701(1), the court shall impose a surcharge of



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2958 \$151. Payment of the surcharge shall be a condition of
2959 probation, community control, or any other court-ordered
2960 supervision. The sum of \$150 of the surcharge shall be deposited
2961 into the Rape Crisis Program Trust Fund established within the
2962 Department of Health by chapter 2003-140, Laws of Florida. The
2963 clerk of the court shall retain \$1 of each surcharge that the
2964 clerk of the court collects as a service charge of the clerk's
2965 office.

2966 Section 87. For the purpose of incorporating the amendment
2967 made by this act to section 943.0435(9), Florida Statutes, in a
2968 reference thereto, Subsection (9) of section 944.607, Florida
2969 Statutes, is reenacted to read:

2970 944.607 Notification to Department of Law Enforcement of
2971 information on sexual offenders.—

2972 (9) A sexual offender, as described in this section, who is
2973 under the supervision of the Department of Corrections but who
2974 is not incarcerated shall, in addition to the registration
2975 requirements provided in subsection (4), register and obtain a
2976 distinctive driver license or identification card in the manner
2977 provided in s. 943.0435(3), (4), and (5), unless the sexual
2978 offender is a sexual predator, in which case he or she shall
2979 register and obtain a distinctive driver license or
2980 identification card as required under s. 775.21. A sexual
2981 offender who fails to comply with the requirements of s.
2982 943.0435 is subject to the penalties provided in s. 943.0435(9).

2983 Section 88. For the purpose of incorporating the amendment
2984 made by this act to section 943.0435(9), Florida Statutes, in a
2985 reference thereto, Subsection (9) of section 985.4815, Florida
2986 Statutes, is reenacted to read:



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2987 985.4815 Notification to Department of Law Enforcement of
2988 information on juvenile sexual offenders.—

2989 (9) A sexual offender, as described in this section, who is
2990 under the care, jurisdiction, or supervision of the department
2991 but who is not incarcerated shall, in addition to the
2992 registration requirements provided in subsection (4), register
2993 in the manner provided in s. 943.0435(3), (4), and (5), unless
2994 the sexual offender is a sexual predator, in which case he or
2995 she shall register as required under s. 775.21. A sexual
2996 offender who fails to comply with the requirements of s.
2997 943.0435 is subject to the penalties provided in s. 943.0435(9).

2998 Section 89. For the purpose of incorporating the amendment
2999 made by this act to sections 775.21(8) and 943.0435(14), Florida
3000 Statutes, in a reference thereto, Subsection (4) of section
3001 322.141, Florida Statutes, is reenacted to read:

3002 322.141 Color or markings of certain licenses or
3003 identification cards.—

3004 (4) Unless previously secured or updated, each sexual
3005 offender and sexual predator shall report to the department
3006 during the month of his or her reregistration as required under
3007 s. 775.21(8), s. 943.0435(14), or s. 944.607(13) in order to
3008 obtain an updated or renewed driver license or identification
3009 card as required by subsection (3).

3010 Section 90. For the purpose of incorporating the amendment
3011 made by this act to section 943.0435(14)(c), Florida Statutes,
3012 in a reference thereto, Subsection (1) of section 794.056,
3013 Florida Statutes, is reenacted to read:

3014 794.056 Rape Crisis Program Trust Fund.—

3015 (1) The Rape Crisis Program Trust Fund is created within



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3016 the Department of Health for the purpose of providing funds for
3017 rape crisis centers in this state. Trust fund moneys shall be
3018 used exclusively for the purpose of providing services for
3019 victims of sexual assault. Funds credited to the trust fund
3020 consist of those funds collected as an additional court
3021 assessment in each case in which a defendant pleads guilty or
3022 nolo contendere to, or is found guilty of, regardless of
3023 adjudication, an offense provided in s. 775.21(6) and (10)(a),
3024 (b), and (g); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s.
3025 784.045; s. 784.048; s. 784.07; s. 784.08; s. 784.081; s.
3026 784.082; s. 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); s.
3027 787.025; s. 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08;
3028 former s. 796.03; former s. 796.035; s. 796.04; s. 796.05; s.
3029 796.06; s. 796.07(2)(a)-(d) and (i); s. 800.03; s. 800.04; s.
3030 810.14; s. 810.145; s. 812.135; s. 817.025; s. 825.102; s.
3031 825.1025; s. 827.071; s. 836.10; s. 847.0133; s. 847.0135(2); s.
3032 847.0137; s. 847.0145; s. 943.0435(4)(c), (7), (8), (9)(a),
3033 (13), and (14)(c); or s. 985.701(1). Funds credited to the trust
3034 fund also shall include revenues provided by law, moneys
3035 appropriated by the Legislature, and grants from public or
3036 private entities.

3037 Section 91. For the purpose of incorporating the amendment
3038 made by this act to section 775.21(4)(a)1., Florida Statutes, in
3039 a reference thereto, paragraph (b) of subsection (1) of section
3040 92.55, Florida Statutes, is reenacted to read:

3041 92.55 Judicial or other proceedings involving victim or
3042 witness under the age of 18, a person who has an intellectual
3043 disability, or a sexual offense victim or witness; special
3044 protections; use of therapy animals or facility dogs.-



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3045 (1) For purposes of this section, the term:
3046 (b) "Sexual offense" means any offense specified in s.
3047 775.21(4)(a)1. or s. 943.0435(1)(h)1.a.(I).
3048 Section 92. For the purpose of incorporating the amendment
3049 made by this act to section 775.21(4)(a)1., Florida Statutes, in
3050 a reference thereto, paragraph (b) of subsection (3) of section
3051 455.213, Florida Statutes, is reenacted to read:
3052 455.213 General licensing provisions.—
3053 (3)
3054 (b)1. A conviction, or any other adjudication, for a crime
3055 more than 5 years before the date the application is received by
3056 the applicable board may not be grounds for denial of a license
3057 specified in paragraph (a). For purposes of this paragraph, the
3058 term "conviction" means a determination of guilt that is the
3059 result of a plea or trial, regardless of whether adjudication is
3060 withheld. This paragraph does not limit the applicable board
3061 from considering an applicant's criminal history that includes a
3062 crime listed in s. 775.21(4)(a)1. or s. 776.08 at any time, but
3063 only if such criminal history has been found to relate to the
3064 practice of the applicable profession.
3065 2. The applicable board may consider the criminal history
3066 of an applicant for licensure under subparagraph (a)3. if such
3067 criminal history has been found to relate to good moral
3068 character.
3069 Section 93. For the purpose of incorporating the amendment
3070 made by this act to section 775.21(4)(a)1., Florida Statutes, in
3071 a reference thereto, Subsection (7) of section 489.553, Florida
3072 Statutes, is reenacted to read:
3073 489.553 Administration of part; registration



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3074 qualifications; examination.-

3075 (7) Notwithstanding any other law, a conviction, or any
3076 other adjudication, for a crime more than 5 years before the
3077 date the application is received by the department or other
3078 applicable authority may not be grounds for denial of
3079 registration. For purposes of this subsection, the term
3080 "conviction" means a determination of guilt that is the result
3081 of a plea or trial, regardless of whether adjudication is
3082 withheld. This subsection does not limit a board from
3083 considering an applicant's criminal history that includes any
3084 crime listed in s. 775.21(4)(a)1. or s. 776.08 at any time, but
3085 only if such criminal history has been found to relate to the
3086 practice of the applicable profession, or any crime if it has
3087 been found to relate to good moral character.

3088 Section 94. For the purpose of incorporating the amendment
3089 made by this act to section 775.21(4)(a)1., Florida Statutes, in
3090 a reference thereto, Subsection (9) of section 507.07, Florida
3091 Statutes, is reenacted to read:

3092 507.07 Violations.—It is a violation of this chapter:

3093 (9) For a mover or a moving broker to knowingly refuse or
3094 fail to disclose in writing to a customer before a household
3095 move that the mover, or an employee or subcontractor of the
3096 mover or moving broker, who has access to the dwelling or
3097 property of the customer, including access to give a quote for
3098 the move, has been convicted of a felony listed in s.
3099 775.21(4)(a)1. or convicted of a similar offense of another
3100 jurisdiction, regardless of when such felony offense was
3101 committed.

3102 Section 95. This act shall take effect October 1, 2021.



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===== T I T L E A M E N D M E N T =====

And the title is amended as follows:

Delete everything before the enacting clause
and insert:

A bill to be entitled
An act relating to registration of sexual predators
and sexual offenders; amending s. 775.21, F.S.,
relating to registration of sexual predators;
specifying how days are calculated for the purposes of
determining permanent residence, temporary residence,
and transient residence; authorizing reporting of
certain registration information through the
Department of Law Enforcement's online system;
authorizing reporting of certain registration
information through an authorized alternative method
provided by the Department of Highway Safety and Motor
Vehicles; requiring the reporting of certain vehicle
information; clarifying registration requirement
relating to the timing of reporting of international
travel or a change of residence to another state;
specifying that failure to report intended travel is
punishable as provided; amending s. 943.0435, F.S.,
relating to registration of sexual offenders; revising
the definition of "sexual offender" to clarify release
from sanction; authorizing reporting of certain
registration information through the Department of Law
Enforcement's online system; authorizing reporting of
certain registration information through an authorized



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3132 alternative method provided by the Department of
3133 Highway Safety and Motor Vehicles; requiring the
3134 reporting of certain vehicle information; clarifying
3135 registration requirement relating to the timing of
3136 reporting of international travel or a change of
3137 residence to another state; specifying that failure to
3138 report intended travel is punishable as provided;
3139 creating a process for a person to petition for relief
3140 from registration if the person's requirement to
3141 register is based solely upon a requirement to
3142 register in another state for an offense that is not
3143 similar to an offense requiring registration in this
3144 state and whose registration in that other state is
3145 held confidential, not for public release, and for
3146 criminal justice purposes only; reenacting s. 39.0139,
3147 F.S., relating to Visitation or other contact;
3148 restrictions; reenacting s. 39.509, F.S., relating to
3149 Grandparents rights; reenacting s. 39.806, F.S.,
3150 relating to Grounds for termination of parental
3151 rights; reenacting s. 61.13, F.S., relating to Support
3152 of children; parenting and time-sharing; powers of
3153 court; reenacting s. 63.089, F.S., relating to
3154 Proceeding to terminate parental rights pending
3155 adoption; hearing; grounds; dismissal of petition;
3156 judgment; reenacting s. 63.092, F.S., relating to
3157 Report to the court of intended placement by an
3158 adoption entity; at-risk placement; preliminary study;
3159 reenacting s. 68.07, F.S., relating to Change of name;
3160 reenacting s. 68.07, F.S., relating to Change of name;



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3161 reenacting s. 98.0751, F.S., relating to Restoration
3162 of voting rights; termination of ineligibility
3163 subsequent to a felony conviction; reenacting s.
3164 320.02, F.S., relating to Registration required;
3165 application for registration; forms; reenacting s.
3166 322.141, F.S., relating to Color or markings of
3167 certain licenses or identification cards; reenacting
3168 s. 322.19, F.S., relating to Change of address or
3169 name; reenacting s. 394.9125, F.S., relating to State
3170 attorney; authority to refer a person for civil
3171 commitment; reenacting s. 397.487, F.S., relating to
3172 Voluntary certification of recovery residences;
3173 reenacting s. 435.07, F.S., relating to Exemptions
3174 from disqualification; reenacting s. 775.13, F.S.,
3175 relating to Registration of convicted felons,
3176 exemptions; penalties; reenacting s. 775.13, F.S.,
3177 relating to Registration of convicted felons,
3178 exemptions; penalties; reenacting s. 775.21, F.S.,
3179 relating to The Florida Sexual Predators Act;
3180 reenacting s. 775.24, F.S., relating to Duty of the
3181 court to uphold laws governing sexual predators and
3182 sexual offenders; reenacting s. 775.25, F.S., relating
3183 to Prosecutions for acts or omissions; reenacting s.
3184 775.261, F.S., relating to The Florida Career Offender
3185 Registration Act; reenacting s. 794.075, F.S.,
3186 relating to Sexual predators; erectile dysfunction
3187 drugs; reenacting s. 900.05, F.S., relating to
3188 Criminal justice data collection; reenacting s.
3189 903.0351, F.S., relating to Restrictions on pretrial



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3190 release pending probation-violation hearing or
3191 community-control-violation hearing; reenacting s.
3192 903.046, F.S., relating to Purpose of and criteria for
3193 bail determination; reenacting s. 907.043, F.S.,
3194 relating to Pretrial release; citizens' right to know;
3195 reenacting s. 921.141, F.S., relating to Sentence of
3196 death or life imprisonment for capital felonies;
3197 further proceedings to determine sentence; reenacting
3198 s. 938.10, F.S., relating to Additional court cost
3199 imposed in cases of certain crimes; reenacting s.
3200 943.0435, F.S., relating to Sexual offenders required
3201 to register with the department; penalty; reenacting
3202 s. 943.0436, F.S., relating to Duty of the court to
3203 uphold laws governing sexual predators and sexual
3204 offenders; reenacting s. 943.0437, F.S., relating to
3205 Commercial social networking websites; reenacting s.
3206 943.0584, F.S., relating to Criminal history records
3207 ineligible for court-ordered expunction or court-
3208 ordered sealing; reenacting s. 944.606, F.S., relating
3209 to Sexual offenders; notification upon release;
3210 reenacting s. 944.607, F.S., relating to Notification
3211 to Department of Law Enforcement of information on
3212 sexual offenders; reenacting s. 944.607, F.S.,
3213 relating to Notification to Department of Law
3214 Enforcement of information on sexual offenders;
3215 reenacting s. 944.608, F.S., relating to Notification
3216 to Department of Law Enforcement of information on
3217 career offenders; reenacting s. 944.609, F.S.,
3218 relating to Career offenders; notification upon



3219 release; reenacting s. 947.1405, F.S., relating to
3220 Conditional release program; reenacting s. 948.06,
3221 F.S., relating to Violation of probation or community
3222 control; revocation; modification; continuance;
3223 failure to pay restitution or cost of supervision;
3224 reenacting s. 948.06, F.S., relating to Violation of
3225 probation or community control; revocation;
3226 modification; continuance; failure to pay restitution
3227 or cost of supervision; reenacting s. 948.063, F.S.,
3228 relating to Violations of probation or community
3229 control by designated sexual offenders and sexual
3230 predators; reenacting s. 948.064, F.S., relating to
3231 Notification of status as a violent felony offender of
3232 special concern; reenacting s. 948.12, F.S., relating
3233 to Intensive supervision for postprison release of
3234 violent offenders; reenacting s. 948.30, F.S.,
3235 relating to Additional terms and conditions of
3236 probation or community control for certain sex
3237 offenses; reenacting s. 948.31, F.S., relating to
3238 Evaluation and treatment of sexual predators and
3239 offenders on probation or community control;
3240 reenacting s. 985.04, F.S., relating to Oaths;
3241 records; confidential information; reenacting s.
3242 985.481, F.S., relating to Sexual offenders
3243 adjudicated delinquent; notification upon release;
3244 reenacting s. 985.481, F.S., relating to Sexual
3245 offenders adjudicated delinquent; notification upon
3246 release; reenacting s. 985.4815, F.S., relating to
3247 Notification to Department of Law Enforcement of



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3248 information on juvenile sexual offenders; reenacting
3249 s. 985.4815, F.S., relating to Notification to
3250 Department of Law Enforcement of information on
3251 juvenile sexual offenders; reenacting s. 985.4815,
3252 F.S., relating to Notification to Department of Law
3253 Enforcement of information on juvenile sexual
3254 offenders; reenacting s. 985.4815, F.S., relating to
3255 Notification to Department of Law Enforcement of
3256 information on juvenile sexual offenders; reenacting
3257 s. 1012.467, F.S., relating to Noninstructional
3258 contractors who are permitted access to school grounds
3259 when students are present; background screening
3260 requirements; reenacting s. 794.056, F.S., relating to
3261 Rape Crisis Program Trust Fund; reenacting s. 938.085,
3262 F.S., relating to Additional cost to fund rape crisis
3263 centers; reenacting s. 903.133, F.S., relating to Bail
3264 on appeal; prohibited for certain felony convictions;
3265 reenacting s. 1012.467, F.S., relating to
3266 Noninstructional contractors who are permitted access
3267 to school grounds when students are present;
3268 background screening requirements; reenacting s.
3269 775.0862, F.S., relating to Sexual offenses against
3270 students by authority figures; reclassification;
3271 reenacting s. 948.013, F.S., relating to
3272 Administrative probation; reenacting s. 92.55, F.S.,
3273 relating to Judicial or other proceedings involving
3274 victim or witness under the age of 18, a person who
3275 has an intellectual disability, or a sexual offense
3276 victim or witness; special protections; use of therapy



3277 animals or facility dogs; reenacting s. 934.255, F.S.,
3278 relating to Subpoenas in investigations of sexual
3279 offenses; reenacting s. 943.0595, F.S., relating to
3280 Automatic sealing of criminal history records;
3281 reenacting s. 947.1405, F.S., relating to Conditional
3282 release program; reenacting s. 948.30, F.S., relating
3283 to Additional terms and conditions of probation or
3284 community control for certain sex offenses; reenacting
3285 s. 948.31, F.S., relating to Evaluation and treatment
3286 of sexual predators and offenders on probation or
3287 community control; reenacting s. 943.0515, F.S.,
3288 relating to Retention of criminal history records of
3289 minors; reenacting s. 985.481, F.S., relating to
3290 Sexual offenders adjudicated delinquent; notification
3291 upon release; reenacting s. 985.4815, F.S., relating
3292 to Notification to Department of Law Enforcement of
3293 information on juvenile sexual offenders; reenacting
3294 s. 1012.315, F.S., relating to Disqualification from
3295 employment; reenacting s. 944.607, F.S., relating to
3296 Notification to Department of Law Enforcement of
3297 information on sexual offenders; reenacting s.
3298 985.4815, F.S., relating to Notification to Department
3299 of Law Enforcement of information on juvenile sexual
3300 offenders; reenacting s. 944.607, F.S., relating to
3301 Notification to Department of Law Enforcement of
3302 information on sexual offenders; reenacting s.
3303 985.4815, F.S., relating to Notification to Department
3304 of Law Enforcement of information on juvenile sexual
3305 offenders; reenacting s. 944.607, F.S., relating to



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3306 Notification to Department of Law Enforcement of
3307 information on sexual offenders; reenacting s.
3308 985.4815, F.S., relating to Notification to Department
3309 of Law Enforcement of information on juvenile sexual
3310 offenders; reenacting s. 921.0022, F.S., relating to
3311 Criminal Punishment Code; offense severity ranking
3312 chart; reenacting s. 938.085, F.S., relating to
3313 Additional cost to fund rape crisis centers;
3314 reenacting s. 944.606, F.S., relating to Sexual
3315 offenders; notification upon release; reenacting s.
3316 944.607, F.S., relating to Notification to Department
3317 of Law Enforcement of information on sexual offenders;
3318 reenacting s. 985.481, F.S., relating to Sexual
3319 offenders adjudicated delinquent; notification upon
3320 release; reenacting s. 985.4815, F.S., relating to
3321 Notification to Department of Law Enforcement of
3322 information on juvenile sexual offenders; reenacting
3323 s. 944.607, F.S., relating to Notification to
3324 Department of Law Enforcement of information on sexual
3325 offenders; reenacting s. 985.4815, F.S., relating to
3326 Notification to Department of Law Enforcement of
3327 information on juvenile sexual offenders; reenacting
3328 s. 938.085, F.S., relating to Additional cost to fund
3329 rape crisis centers; reenacting s. 944.607, F.S.,
3330 relating to Notification to Department of Law
3331 Enforcement of information on sexual offenders;
3332 reenacting s. 985.4815, F.S., relating to Notification
3333 to Department of Law Enforcement of information on
3334 juvenile sexual offenders; reenacting s. 322.141,



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3335 F.S., relating to Color or markings of certain
3336 licenses or identification cards; reenacting s.
3337 794.056, F.S., relating to Rape Crisis Program Trust
3338 Fund; reenacting s. 92.55, F.S., relating to Judicial
3339 or other proceedings involving victim or witness under
3340 the age of 18, a person who has an intellectual
3341 disability, or a sexual offense victim or witness;
3342 special protections; use of therapy animals or
3343 facility dogs; reenacting s. 455.213, F.S., relating
3344 to General licensing provisions; reenacting s.
3345 489.553, F.S., relating to Administration of part;
3346 registration qualifications; examination; reenacting
3347 s. 507.07, F.S., relating to Violations; providing an
3348 effective date.