By the Committee on Fiscal Policy; and Senator Avila

A bill to be entitled

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2 An act relating to firearm offenses; amending s. 3 775.087, F.S.; adding the conviction for committing or 4 the attempt to commit a felony offense of human 5 trafficking to the list of offenses during the 6 commission of which if a person possesses a firearm, 7 destructive device, a semiautomatic firearm and its 8 high-capacity detachable box magazine, or a machine 9 gun, such person is subject to a specified mandatory 10 minimum term of imprisonment; conforming provisions to 11 changes made by the act; amending s. 790.22, F.S.; 12 increasing the maximum number of days of detention 13 that a minor who violates specified provisions for a first, second, or subsequent offense may serve in a 14 15 secure detention facility; amending s. 812.014, F.S.; increasing the criminal penalties and providing that 16 17 it is grand theft of the second degree if the property 18 stolen is a firearm and the offender has previously 19 been convicted for grand theft of a firearm under a 20 specified provision; conforming a provision to changes 21 made by the act; amending s. 985.24, F.S.; requiring 22 consideration of a juvenile's use of a firearm when 23 determining detention; amending s. 985.245, F.S.; 24 requiring the juvenile risk assessment instrument to 25 consider a juvenile's unlawful use of a firearm; 2.6 amending s. 985.25, F.S.; requiring a juvenile charged 27 with an offense involving the possession or use of a 28 firearm to be placed in secure detention care at a 29 specified hearing; amending s. 985.26, F.S.;

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30	authorizing a court to extend the length of secure
31	detention if a child is charged with an offense
32	involving the possession or use of a firearm; amending
33	s. 921.0022, F.S.; ranking offenses on the offense
34	severity ranking chart of the Criminal Punishment
35	Code; providing an effective date.
36	
37	Be It Enacted by the Legislature of the State of Florida:
38	
39	Section 1. Paragraph (a) of subsection (2) and paragraph
40	(a) of subsection (3) of section 775.087, Florida Statutes, are
41	amended to read:
42	775.087 Possession or use of weapon; aggravated battery;
43	felony reclassification; minimum sentence
44	(2)(a)1. Any person who is convicted of a felony or an
45	attempt to commit a felony, regardless of whether the use of a
46	weapon is an element of the felony, and the conviction was for:
47	a. Murder;
48	b. Sexual battery;
49	c. Robbery;
50	d. Burglary;
51	e. Arson;
52	f. Aggravated battery;
53	g. Kidnapping;
54	h. Escape;
55	i. Aircraft piracy;
56	j. Aggravated child abuse;
57	k. Aggravated abuse of an elderly person or disabled adult;
58	l. Unlawful throwing, placing, or discharging of a

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59	destructive device or bomb;
60	m. Carjacking;
61	n. Home-invasion robbery;
62	o. Aggravated stalking;
63	p. Trafficking in cannabis, trafficking in cocaine, capital
64	importation of cocaine, trafficking in illegal drugs, capital
65	importation of illegal drugs, trafficking in phencyclidine,
66	capital importation of phencyclidine, trafficking in
67	methaqualone, capital importation of methaqualone, trafficking
68	in amphetamine, capital importation of amphetamine, trafficking
69	in flunitrazepam, trafficking in gamma-hydroxybutyric acid
70	(GHB), trafficking in 1,4-Butanediol, trafficking in
71	Phenethylamines, or other violation of s. 893.135(1); or
72	q. <u>Human trafficking; or</u>
73	<u>r.</u> Possession of a firearm by a felon <u>;</u>
74	
75	and during the commission of the offense, such person actually
76	possessed a "firearm" or "destructive device" as those terms are
77	defined in s. 790.001, shall be sentenced to a minimum term of
78	imprisonment of 10 years, except that a person who is convicted
79	for possession of a firearm by a felon or burglary of a
80	conveyance shall be sentenced to a minimum term of imprisonment
81	of 3 years if such person possessed a "firearm" or "destructive
82	device" during the commission of the offense. However, if an
83	offender who is convicted of the offense of possession of a
84	firearm by a felon has a previous conviction of committing or
85	attempting to commit a felony listed in s. 775.084(1)(b)1. and
86	actually possessed a firearm or destructive device during the
87	commission of the prior felony, the offender shall be sentenced

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88 to a minimum term of imprisonment of 10 years. 89 2. Any person who is convicted of a felony or an attempt to 90 commit a felony listed in sub-subparagraphs 1.a.-q. sub-91 subparagraphs (a)1.a.-p., regardless of whether the use of a weapon is an element of the felony, and during the course of the 92 93 commission of the felony such person discharged a "firearm" or 94 "destructive device" as defined in s. 790.001 shall be sentenced 95 to a minimum term of imprisonment of 20 years. 96 3. Any person who is convicted of a felony or an attempt to 97 commit a felony listed in sub-subparagraphs 1.a.-q. subsubparagraphs (a)1.a.-p., regardless of whether the use of a 98 weapon is an element of the felony, and during the course of the 99 100 commission of the felony such person discharged a "firearm" or "destructive device" as defined in s. 790.001 and, as the result 101 102 of the discharge, death or great bodily harm was inflicted upon 103 any person, the convicted person shall be sentenced to a minimum 104 term of imprisonment of not less than 25 years and not more than 105 a term of imprisonment of life in prison. 106 (3)(a)1. Any person who is convicted of a felony or an 107 attempt to commit a felony, regardless of whether the use of a 108 firearm is an element of the felony, and the conviction was for: 109 a. Murder; 110 b. Sexual battery; 111 c. Robbery; 112 d. Burglary; 113 e. Arson; f. Aggravated battery; 114 115 g. Kidnapping; h. Escape; 116

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117	i. Sale, manufacture, delivery, or intent to sell,
118	manufacture, or deliver any controlled substance;
119	j. Aircraft piracy;
120	k. Aggravated child abuse;
121	l. Aggravated abuse of an elderly person or disabled adult;
122	m. Unlawful throwing, placing, or discharging of a
123	destructive device or bomb;
124	n. Carjacking;
125	o. Home-invasion robbery;
126	p. Aggravated stalking; or
127	q. Trafficking in cannabis, trafficking in cocaine, capital
128	importation of cocaine, trafficking in illegal drugs, capital
129	importation of illegal drugs, trafficking in phencyclidine,
130	capital importation of phencyclidine, trafficking in
131	methaqualone, capital importation of methaqualone, trafficking
132	in amphetamine, capital importation of amphetamine, trafficking
133	in flunitrazepam, trafficking in gamma-hydroxybutyric acid
134	(GHB), trafficking in 1,4-Butanediol, trafficking in
135	Phenethylamines, or other violation of s. 893.135(1); <u>or</u>
136	r. Human trafficking;
137	
138	and during the commission of the offense, such person possessed
139	a semiautomatic firearm and its high-capacity detachable box
140	magazine or a machine gun as defined in s. 790.001, shall be
141	sentenced to a minimum term of imprisonment of 15 years.
142	2. Any person who is convicted of a felony or an attempt to
143	commit a felony listed in <u>subparagraph 1.</u> subparagraph (a)1.,
144	regardless of whether the use of a weapon is an element of the
145	felony, and during the course of the commission of the felony

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146	such person discharged a semiautomatic firearm and its high-
147	capacity box magazine or a "machine gun" as defined in s.
148	790.001 shall be sentenced to a minimum term of imprisonment of
149	20 years.
150	3. Any person who is convicted of a felony or an attempt to
151	commit a felony listed in subparagraph 1. subparagraph (a)1.,
152	regardless of whether the use of a weapon is an element of the
153	felony, and during the course of the commission of the felony
154	such person discharged a semiautomatic firearm and its high-
155	capacity box magazine or a "machine gun" as defined in s.
156	790.001 and, as the result of the discharge, death or great
157	bodily harm was inflicted upon any person, the convicted person
158	shall be sentenced to a minimum term of imprisonment of not less
159	than 25 years and not more than a term of imprisonment of life
160	in prison.
161	Section 2. Subsection (5) of section 790.22, Florida
162	Statutes, is amended, and subsection (3) of that section is
163	republished, to read:
164	790.22 Use of BB guns, air or gas-operated guns, or
165	electric weapons or devices by minor under 16; limitation;
166	possession of firearms by minor under 18 prohibited; penalties
167	(3) A minor under 18 years of age may not possess a
168	firearm, other than an unloaded firearm at his or her home,
169	unless:
170	(a) The minor is engaged in a lawful hunting activity and
171	is:
172	1. At least 16 years of age; or
173	2. Under 16 years of age and supervised by an adult.
174	(b) The minor is engaged in a lawful marksmanship
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594-03812-23 20231456c1 175 competition or practice or other lawful recreational shooting 176 activity and is: 177 1. At least 16 years of age; or 178 2. Under 16 years of age and supervised by an adult who is 179 acting with the consent of the minor's parent or guardian. 180 (c) The firearm is unloaded and is being transported by the 181 minor directly to or from an event authorized in paragraph (a) 182 or paragraph (b). (5) (a) A minor who violates subsection (3) commits a 183 184 misdemeanor of the first degree; for a first offense, may serve 185 a period of detention of up to 5 $\frac{3}{2}$ days in a secure detention 186 facility; and, in addition to any other penalty provided by law, 187 shall be required to perform 100 hours of community service; 188 and: 189 1. If the minor is eligible by reason of age for a driver 190 license or driving privilege, the court may direct the 191 Department of Highway Safety and Motor Vehicles to revoke or to 192 withhold issuance of the minor's driver license or driving 193 privilege for up to 1 year. 194 2. If the minor's driver license or driving privilege is 195 under suspension or revocation for any reason, the court may 196 direct the Department of Highway Safety and Motor Vehicles to 197 extend the period of suspension or revocation by an additional 198 period of up to 1 year. 3. If the minor is ineligible by reason of age for a driver 199 200 license or driving privilege, the court may direct the

201 Department of Highway Safety and Motor Vehicles to withhold 202 issuance of the minor's driver license or driving privilege for 203 up to 1 year after the date on which the minor would otherwise

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have become eligible.
(b) For a second or subsequent offense, a minor who
violates subsection (3) commits a felony of the third degree and
shall serve a period of detention of up to <u>21</u> <del>15</del> days in a
secure detention facility and shall be required to perform not
less than 100 nor more than 250 hours of community service, and:
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1. If the minor is eligible by reason of age for a driver license or driving privilege, the court may direct the Department of Highway Safety and Motor Vehicles to revoke or to withhold issuance of the minor's driver license or driving privilege for up to 2 years.

215 2. If the minor's driver license or driving privilege is 216 under suspension or revocation for any reason, the court may 217 direct the Department of Highway Safety and Motor Vehicles to 218 extend the period of suspension or revocation by an additional 219 period of up to 2 years.

3. If the minor is ineligible by reason of age for a driver license or driving privilege, the court may direct the Department of Highway Safety and Motor Vehicles to withhold issuance of the minor's driver license or driving privilege for up to 2 years after the date on which the minor would otherwise have become eligible.

For the purposes of this subsection, community service shall be performed, if possible, in a manner involving a hospital emergency room or other medical environment that deals on a regular basis with trauma patients and gunshot wounds.

231 Section 3. Subsection (2) of section 812.014, Florida 232 Statutes, is amended to read:

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594-03812-23 20231456c1 233 812.014 Theft.-234 (2) (a)1. If the property stolen is valued at \$100,000 or 235 more or is a semitrailer that was deployed by a law enforcement 236 officer; or 237 2. If the property stolen is cargo valued at \$50,000 or more that has entered the stream of interstate or intrastate 238 239 commerce from the shipper's loading platform to the consignee's 240 receiving dock; or 3. If the offender commits any grand theft and: 241 242 a. In the course of committing the offense the offender 243 uses a motor vehicle as an instrumentality, other than merely as 244 a getaway vehicle, to assist in committing the offense and thereby damages the real property of another; or 245 246 b. In the course of committing the offense the offender 247 causes damage to the real or personal property of another in 248 excess of \$1,000, 249 250 the offender commits grand theft in the first degree, punishable 251 as a felony of the first degree, as provided in s. 775.082, s. 252 775.083, or s. 775.084. 253 (b)1. If the property stolen is valued at \$20,000 or more, 254 but less than \$100,000; 255 2. If the property stolen is cargo valued at less than 256 \$50,000 that has entered the stream of interstate or intrastate 257 commerce from the shipper's loading platform to the consignee's 258 receiving dock; 259 3. If the property stolen is emergency medical equipment, 260 valued at \$300 or more, that is taken from a facility licensed 261 under chapter 395 or from an aircraft or vehicle permitted under

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594-03812-23 20231456c1 262 chapter 401; or 263 4. If the property stolen is law enforcement equipment, 264 valued at \$300 or more, that is taken from an authorized 265 emergency vehicle, as defined in s. 316.003, 266 267 the offender commits grand theft in the second degree, 268 punishable as a felony of the second degree, as provided in s. 269 775.082, s. 775.083, or s. 775.084. Emergency medical equipment 270 means mechanical or electronic apparatus used to provide 271 emergency services and care as defined in s. 395.002(9) or to 272 treat medical emergencies. Law enforcement equipment means any 273 property, device, or apparatus used by any law enforcement 274 officer as defined in s. 943.10 in the officer's official 275 business. However, if the property is stolen during a riot or an 276 aggravated riot prohibited under s. 870.01 and the perpetration 277 of the theft is facilitated by conditions arising from the riot; 278 or within a county that is subject to a state of emergency 279 declared by the Governor under chapter 252, the theft is 280 committed after the declaration of emergency is made, and the 281 perpetration of the theft is facilitated by conditions arising 282 from the emergency, the theft is a felony of the first degree, 283 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 284 As used in this paragraph, the term "conditions arising from the 285 riot" means civil unrest, power outages, curfews, or a reduction 286 in the presence of or response time for first responders or 287 homeland security personnel and the term "conditions arising 288 from the emergency" means civil unrest, power outages, curfews, 289 voluntary or mandatory evacuations, or a reduction in the presence of or response time for first responders or homeland 290

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291	security personnel. A person arrested for committing a theft
292	during a riot or an aggravated riot or within a county that is
293	subject to a state of emergency may not be released until the
294	person appears before a committing magistrate at a first
295	appearance hearing. For purposes of sentencing under chapter
296	921, a felony offense that is reclassified under this paragraph
297	is ranked one level above the ranking under s. 921.0022 or s.
298	921.0023 of the offense committed.
299	(c) It is grand theft of the third degree and a felony of
300	the third degree, punishable as provided in s. 775.082, s.
301	775.083, or s. 775.084, if the property stolen is:
302	1. Valued at \$750 or more, but less than \$5,000.
303	2. Valued at \$5,000 or more, but less than \$10,000.
304	3. Valued at \$10,000 or more, but less than \$20,000.
305	4. A will, codicil, or other testamentary instrument.
306	5. A firearm, except as provided in paragraph (f).
307	6. A motor vehicle, except as provided in paragraph (a).
308	7. Any commercially farmed animal, including any animal of
309	the equine, avian, bovine, or swine class or other grazing
310	animal; a bee colony of a registered beekeeper; and aquaculture
311	species raised at a certified aquaculture facility. If the
312	property stolen is a commercially farmed animal, including an
313	animal of the equine, avian, bovine, or swine class or other
314	grazing animal; a bee colony of a registered beekeeper; or an
315	aquaculture species raised at a certified aquaculture facility,
316	a \$10,000 fine shall be imposed.
317	8. Any fire extinguisher that, at the time of the taking,
318	was installed in any building for the purpose of fire prevention

319 and control. This subparagraph does not apply to a fire

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594-03812-23 20231456c1 320 extinguisher taken from the inventory at a point-of-sale 321 business. 322 9. Any amount of citrus fruit consisting of 2,000 or more 323 individual pieces of fruit. 324 10. Taken from a designated construction site identified by 325 the posting of a sign as provided for in s. 810.09(2)(d). 326 11. Any stop sign. 327 12. Anhydrous ammonia. 328 13. Any amount of a controlled substance as defined in s. 329 893.02. Notwithstanding any other law, separate judgments and 330 sentences for theft of a controlled substance under this 331 subparagraph and for any applicable possession of controlled 332 substance offense under s. 893.13 or trafficking in controlled 333 substance offense under s. 893.135 may be imposed when all such 334 offenses involve the same amount or amounts of a controlled 335 substance. 336 337 However, if the property is stolen during a riot or an 338 aggravated riot prohibited under s. 870.01 and the perpetration 339 of the theft is facilitated by conditions arising from the riot; 340 or within a county that is subject to a state of emergency 341 declared by the Governor under chapter 252, the property is 342 stolen after the declaration of emergency is made, and the 343 perpetration of the theft is facilitated by conditions arising from the emergency, the offender commits a felony of the second 344 345 degree, punishable as provided in s. 775.082, s. 775.083, or s. 346 775.084, if the property is valued at \$5,000 or more, but less 347 than \$10,000, as provided under subparagraph 2., or if the 348 property is valued at \$10,000 or more, but less than \$20,000, as

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594-03812-23 20231456c1 349 provided under subparagraph 3. As used in this paragraph, the 350 terms "conditions arising from a riot" and "conditions arising 351 from the emergency" have the same meanings as provided in 352 paragraph (b). A person arrested for committing a theft during a 353 riot or an aggravated riot or within a county that is subject to 354 a state of emergency may not be released until the person 355 appears before a committing magistrate at a first appearance 356 hearing. For purposes of sentencing under chapter 921, a felony 357 offense that is reclassified under this paragraph is ranked one level above the ranking under s. 921.0022 or s. 921.0023 of the 358 359 offense committed. 360 (d) It is grand theft of the third degree and a felony of 361 the third degree, punishable as provided in s. 775.082, s. 362 775.083, or s. 775.084, if the property stolen is valued at \$100 363 or more, but less than \$750, and is taken from a dwelling as 364 defined in s. 810.011(2) or from the unenclosed curtilage of a 365 dwelling pursuant to s. 810.09(1). 366 (e) Except as provided in paragraph (d), if the property 367 stolen is valued at \$100 or more, but less than \$750, the 368 offender commits petit theft of the first degree, punishable as 369 a misdemeanor of the first degree, as provided in s. 775.082 or 370 s. 775.083. 371 (f) It is grand theft of the second degree and a felony of 372 the second degree, punishable as provided in s. 775.082, s. 373 775.083, or s. 775.084, if the property stolen is a firearm and 374

374 the offender has previously been convicted of grand theft of a 375 firearm under subparagraph (c)5.
376 Section 4 Decomposition (1) of contion

376 Section 4. Paragraph (b) of subsection (1) of section377 985.24, Florida Statutes, is amended to read:

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594-03812-23 20231456c1 378 985.24 Use of detention; prohibitions.-379 (1) All determinations and court orders regarding the use 380 of detention care shall be based primarily upon findings that 381 the child: 382 (b) Presents a substantial risk of inflicting bodily harm 383 on others as evidenced by recent behavior, including the illegal 384 possession or use of a firearm; 385 Section 5. Paragraph (b) of subsection (2) of section 386 985.245, Florida Statutes, is amended to read: 387 985.245 Risk assessment instrument.-388 (2)389 (b) The risk assessment instrument shall take into 390 consideration, but need not be limited to, pending felony and 391 misdemeanor offenses, offenses committed pending adjudication, 392 prior offenses, unlawful possession or use of a firearm, prior 393 history of failure to appear, violations of supervision, and 394 supervision status at the time the child is taken into custody. 395 The risk assessment instrument shall also take into 396 consideration all statutory mandates for detention care. The 397 risk assessment instrument shall also include any information 398 concerning the child's history of abuse and neglect. The risk 399 assessment shall indicate whether detention care is warranted, 400 and, if detention care is warranted, whether the child should be 401 placed into secure or supervised release detention care. 402 Section 6. Paragraph (b) of subsection (1) of section 403 985.25, Florida Statutes, is amended to read: 404 985.25 Detention intake.-405 (1) The department shall receive custody of a child who has 406 been taken into custody from the law enforcement agency or court

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407	and shall review the facts in the law enforcement report or
408	probable cause affidavit and make such further inquiry as may be
409	necessary to determine whether detention care is appropriate.
410	(b) The department shall base the decision whether to place
411	the child into detention care on an assessment of risk in
412	accordance with the risk assessment instrument and procedures
413	developed by the department under s. 985.245, except that a
414	child shall be placed in secure detention care until the child's
415	detention hearing if the child meets the criteria specified in
416	s. 985.255(1)(f) <u>,</u> or is charged with possessing or discharging a
417	firearm on school property in violation of s. 790.115, or is
418	charged with any other offense involving the possession or use
419	<u>of a firearm</u> .
420	
421	Under no circumstances shall the department or the state
422	attorney or law enforcement officer authorize the detention of
423	any child in a jail or other facility intended or used for the
424	detention of adults, without an order of the court.
425	Section 7. Paragraph (b) of subsection (2) of section
426	985.26, Florida Statutes, is amended to read:
427	985.26 Length of detention
428	(2)
429	(b) Upon good cause being shown that the nature of the
430	charge requires additional time for the prosecution or defense
431	of the case or that the totality of the circumstances, including
432	the preservation of public safety, warrants an extension, the
433	court may extend the length of secure detention care for up to
434	an additional 21 days if the child is charged with an offense
435	which, if committed by an adult, would be a capital felony, a
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436	life felony, a felony of	the first degre	ee or the second degree,	
437	or a felony of the third degree involving violence against any			
438	individual, or any other	offense involvi	ng the possession or use	
439	of a firearm. The court m	may continue to	extend the period of	
440	secure detention care in	increments of u	up to 21 days each by	
441	conducting a hearing befo	ore the expirati	on of the current period	
442	to determine the need for	r continued secu	re detention of the	
443	child. At the hearing, th	he court must ma	ke the required findings	
444	in writing to extend the	period of secur	e detention. If the	
445	court extends the time pe	eriod for secure	e detention care, it	
446	shall ensure an adjudica	tory hearing for	the case commences as	
447	soon as is reasonably po	ssible consideri	ng the totality of the	
448	circumstances. The court	shall prioritiz	e the efficient	
449	disposition of cases in which the child has served 60 or more			
450	days in secure detention	care.		
451	Section 8. Paragraphs (d), (f), and (g) of subsection (3)			
452	of section 921.0022, Florida Statutes, are amended to read:			
453	921.0022 Criminal Punishment Code; offense severity ranking			
454	chart			
455	(3) OFFENSE SEVERIT	Y RANKING CHART		
456	(d) LEVEL 4			
457				
	Florida	Felony		
	Statute	Degree	Description	
458				
	316.1935(3)(a)	2nd	Driving at high speed	
			or with wanton	
			disregard for safety	
			while fleeing or	

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			attempting to elude law
			enforcement officer who
			is in a patrol vehicle
			with siren and lights
			activated.
459			
	499.0051(1)	3rd	Failure to maintain or
			deliver transaction
			history, transaction
			information, or
			transaction statements.
460			
	499.0051(5)	2nd	Knowing sale or
			delivery, or possession
			with intent to sell,
			contraband prescription
			drugs.
461			
	517.07(1)	3rd	Failure to register
			securities.
462			
	517.12(1)	3rd	Failure of dealer,
			associated person, or
			issuer of securities to
			register.
463			
	784.07(2)(b)	3rd	Battery of law
			enforcement officer,
			firefighter, etc.
			-

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464	784.074(1)(c)	3rd	Battery of sexually violent predators facility staff.
466	784.075	3rd	Battery on detention or commitment facility staff.
	784.078	3rd	Battery of facility employee by throwing, tossing, or expelling certain fluids or materials.
467 468	784.08(2)(c)	3rd	Battery on a person 65 years of age or older.
	784.081(3)	3rd	Battery on specified official or employee.
469	784.082(3)	3rd	Battery by detained person on visitor or other detainee.
470	784.083(3)	3rd	Battery on code inspector.
471	784.085	3rd	Battery of child by

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			throwing, tossing,
			projecting, or
			expelling certain
			fluids or materials.
472			
	787.03(1)	3rd	Interference with
			custody; wrongly takes
			minor from appointed
			guardian.
473			
	787.04(2)	3rd	Take, entice, or remove
			child beyond state
			limits with criminal
			intent pending custody
			proceedings.
474			
	787.04(3)	3rd	Carrying child beyond
			state lines with
			criminal intent to
			avoid producing child
			at custody hearing or
			delivering to
			designated person.
475			
	787.07	3rd	Human smuggling.
476			
	790.115(1)	3rd	Exhibiting firearm or
			weapon within 1,000
			feet of a school.
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4 7 7	594-03812-23		20231456c1
477	790.115(2)(b)	3rd	Possessing electric weapon or device, destructive device, or other weapon on school property.
478	790.115(2)(c)	3rd	Possessing firearm on school property.
479	794.051(1)	3rd	Indecent, lewd, or lascivious touching of certain minors.
480	800.04(7)(c)	3rd	Lewd or lascivious exhibition; offender less than 18 years.
	806.135	2nd	Destroying or demolishing a memorial or historic property.
482	810.02(4)(a)	3rd	Burglary, or attempted burglary, of an unoccupied structure; unarmed; no assault or battery.
483	810.02(4)(b)	3rd Page 20 of 60	Burglary, or attempted

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			burglary, of an
			unoccupied conveyance;
			unarmed; no assault or
			battery.
484			
	810.06	3rd	Burglary; possession of
			tools.
485			
	810.08(2)(c)	3rd	Trespass on property,
			armed with firearm or
			dangerous weapon.
486			
	812.014(2)(c)3.	3rd	Grand theft, 3rd degree
			\$10,000 or more but
			less than \$20,000.
487			
	812.014	3rd	Grand theft, 3rd
	(2)(c)4. & 610.		degree; specified
	812.014		items.
	(2) (c) 410.		
488			
	812.0195(2)	3rd	Dealing in stolen
			property by use of the
			Internet; property
			stolen \$300 or more.
489		2	
	817.505(4)(a)	3rd	Patient brokering.
490			
	817.563(1)	3rd	Sell or deliver

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	594-03812-23		20231456c1
			substance other than
			controlled substance
			agreed upon, excluding
			s. 893.03(5) drugs.
491			
	817.568(2)(a)	3rd	Fraudulent use of
			personal identification
			information.
492			
	817.625(2)(a)	3rd	Fraudulent use of
			scanning device,
			skimming device, or
			reencoder.
493			
	817.625(2)(c)	3rd	Possess, sell, or
			deliver skimming
			device.
494			
	828.125(1)	2nd	Kill, maim, or cause
			great bodily harm or
			permanent breeding
			disability to any
			registered horse or
			cattle.
495			
	836.14(2)	3rd	Person who commits
			theft of a sexually
			explicit image with
			intent to promote it.

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496	594-03812-23		20231456c1
490	836.14(3)	3rd	Person who willfully possesses a sexually explicit image with certain knowledge, intent, and purpose.
497	837.02(1)	3rd	Perjury in official proceedings.
	837.021(1)	3rd	Make contradictory statements in official proceedings.
499 500	838.022	3rd	Official misconduct.
500	839.13(2)(a)	3rd	Falsifying records of an individual in the care and custody of a state agency.
501	839.13(2)(c)	3rd	Falsifying records of
			the Department of Children and Families.
502	843.021	3rd	Possession of a concealed handcuff key by a person in custody.
503			

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	594-03812-23		20231456c1
	843.025	3rd	Deprive law
			enforcement,
			correctional, or
			correctional probation
			officer of means of
			protection or
			communication.
504			
	843.15(1)(a)	3rd	Failure to appear while
			on bail for felony
			(bond estreature or
			bond jumping).
505			
	847.0135(5)(c)	3rd	Lewd or lascivious
			exhibition using
			computer; offender less
500			than 18 years.
506	070 01 (2)	2nd	December of wishing
507	870.01(3)	2110	Aggravated rioting.
507	870.01(5)	2nd	Aggregated ingiting a
	0/0.01(3)	2110	Aggravated inciting a riot.
508			1100.
500	874.05(1)(a)	3rd	Encouraging or
	0,1.00(1)(4)	510	recruiting another to
			join a criminal gang.
509			John a oriminar gang.
	893.13(2)(a)1.	2nd	Purchase of cocaine (or
		2	other s. 893.03(1)(a),

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	594-03812-23		20231456c1
			(b), or (d), (2)(a),
			(2)(b), or (2)(c)5.
			drugs).
510			
	914.14(2)	3rd	Witnesses accepting
			bribes.
511			
	914.22(1)	3rd	Force, threaten, etc.,
			witness, victim, or
			informant.
512			
	914.23(2)	3rd	Retaliation against a
			witness, victim, or
			informant, no bodily
			injury.
513			
	916.1085	3rd	Introduction of
	(2)(c)1.		specified contraband
			into certain DCF
			facilities.
514			
	918.12	3rd	Tampering with jurors.
515			
	934.215	3rd	Use of two-way
			communications device
			to facilitate
			commission of a crime.
516			
	944.47(1)(a)6.	3rd	Introduction of

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	594-03812-23		20231456c1
			contraband (cellular
			telephone or other
			portable communication
			device) into
			correctional
			institution.
517			
	951.22(1)(h),	3rd	Intoxicating drug,
	(j) & (k)		instrumentality or
			other device to aid
			escape, or cellular
			telephone or other
			portable communication
			device introduced into
			county detention
			facility.
518			
519	(f) LEVEL 6		
520			
	Florida	Felony	
	Statute	Degree	Description
521			
	316.027(2)(b)	2nd	Leaving the scene of a
			crash involving
			serious bodily injury.
522			
	316.193(2)(b)	3rd	Felony DUI, 4th or
			subsequent conviction.
523			

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	594-03812-23		20231456c1
	400.9935(4)(c)	2nd	Operating a clinic, or
			offering services
			requiring licensure,
			without a license.
524			
	499.0051(2)	2nd	Knowing forgery of
			transaction history,
			transaction
			information, or
			transaction statement.
525			
	499.0051(3)	2nd	Knowing purchase or
			receipt of
			prescription drug from
			unauthorized person.
526			
	499.0051(4)	2nd	Knowing sale or
			transfer of
			prescription drug to
			unauthorized person.
527			
	775.0875(1)	3rd	Taking firearm from
			law enforcement
			officer.
528			
	784.021(1)(a)	3rd	Aggravated assault;
			deadly weapon without
			intent to kill.
529			

	594-03812-23		20231456c1
	784.021(1)(b)	3rd	Aggravated assault;
			intent to commit
			felony.
530			
	784.041	3rd	Felony battery;
			domestic battery by
			strangulation.
531			
	784.048(3)	3rd	Aggravated stalking;
			credible threat.
532			
	784.048(5)	3rd	Aggravated stalking of
			person under 16.
533			
	784.07(2)(c)	2nd	Aggravated assault on
			law enforcement
			officer.
534			
	784.074(1)(b)	2nd	Aggravated assault on
			sexually violent
			predators facility
			staff.
535			
000	784.08(2)(b)	2nd	Aggravated assault on
		2	a person 65 years of
			age or older.
536			age of order.
550	784.081(2)	2nd	Aggravated assault on
	/ UI • UUI (2)	2110	specified official or
			Specified officiat of

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	594-03812-23		20231456c1
			employee.
537			
	784.082(2)	2nd	Aggravated assault by
			detained person on
			visitor or other
			detainee.
538			
	784.083(2)	2nd	Aggravated assault on
			code inspector.
539			
	787.02(2)	3rd	False imprisonment;
			restraining with
			purpose other than
			those in s. 787.01.
540			
	790.115(2)(d)	2nd	Discharging firearm or
			weapon on school
			property.
541			
	790.161(2)	2nd	Make, possess, or
			throw destructive
			device with intent to
			do bodily harm or
			damage property.
542			
	790.164(1)	2nd	False report
			concerning bomb,
			explosive, weapon of
			mass destruction, act
			, -

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	594-03812-23		20231456c1
			of arson or violence
			to state property, or
			use of firearms in
			violent manner.
543			
	790.19	2nd	Shooting or throwing
			deadly missiles into
			dwellings, vessels, or
			vehicles.
544			
	794.011(8)(a)	3rd	Solicitation of minor
			to participate in
			sexual activity by
			custodial adult.
545			
	794.05(1)	2nd	Unlawful sexual
			activity with
			specified minor.
546			
	800.04(5)(d)	3rd	Lewd or lascivious
			molestation; victim 12
			years of age or older
			but less than 16 years
			of age; offender less
			than 18 years.
547			
	800.04(6)(b)	2nd	Lewd or lascivious
			conduct; offender 18
			years of age or older.

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I	594-03812-23		20231456c1
548	806.031(2)	2nd	Arson resulting in great bodily harm to firefighter or any other person.
550	810.02(3)(c)	2nd	Burglary of occupied structure; unarmed; no assault or battery.
551	810.145(8)(b)	2nd	Video voyeurism; certain minor victims; 2nd or subsequent offense.
	812.014(2)(b)1.	2nd	Property stolen \$20,000 or more, but less than \$100,000, grand theft in 2nd degree.
552			
553	<u>812.014(2)(c)5.</u>	<u>3rd</u>	<u>Grand theft; third</u> degree; firearm.
554	812.014(6)	2nd	Theft; property stolen \$3,000 or more; coordination of others.

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	594-03812-23		20231456c1
	812.015(9)(a)	2nd	Retail theft; property
			stolen \$750 or more;
			second or subsequent
			conviction.
555			
	812.015(9)(b)	2nd	Retail theft;
			aggregated property
			stolen within 30 days
			is \$3,000 or more;
			coordination of
			others.
556			
	812.015(9)(d)	2nd	Retail theft; multiple
			thefts within
			specified period.
557			
	812.13(2)(c)	2nd	Robbery, no firearm or
			other weapon (strong- arm robbery).
558			alm lobbery).
550	817.4821(5)	2nd	Possess cloning
			paraphernalia with
			intent to create
			cloned cellular
			telephones.
559			-
	817.49(2)(b)2.	2nd	Willful making of a
			false report of a
			crime resulting in
I			

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	594-03812-23		20231456c1
560			death.
561	817.505(4)(b)	2nd	Patient brokering; 10 or more patients.
562	825.102(1)	3rd	Abuse of an elderly person or disabled adult.
563	825.102(3)(c)	3rd	Neglect of an elderly person or disabled adult.
564	825.1025(3)	3rd	Lewd or lascivious molestation of an elderly person or disabled adult.
EGE	825.103(3)(c)	3rd	Exploiting an elderly person or disabled adult and property is valued at less than \$10,000.
565 566	827.03(2)(c)	3rd	Abuse of a child.
567	827.03(2)(d)	3rd	Neglect of a child.
	827.071(2) & (3)	2nd	Use or induce a child

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1	594-03812-23		20231456c1
			in a sexual
			performance, or
			promote or direct such
			performance.
568			
	828.126(3)	3rd	Sexual activities
			involving animals.
569			
	836.05	2nd	Threats; extortion.
570			
	836.10	2nd	Written or electronic
			threats to kill, do
			bodily injury, or
			conduct a mass
			shooting or an act of
			terrorism.
571			
	843.12	3rd	Aids or assists person
			to escape.
572			
	847.011	3rd	Distributing, offering
			to distribute, or
			possessing with intent
			to distribute obscene
			materials depicting
			minors.
573			
	847.012	3rd	Knowingly using a
			minor in the

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	594-03812-23		20231456c1
			production of
			materials harmful to
			minors.
574			
	847.0135(2)	3rd	Facilitates sexual
			conduct of or with a
			minor or the visual
			depiction of such
			conduct.
575			
	914.23	2nd	Retaliation against a
			witness, victim, or
			informant, with bodily
			injury.
576			
	918.13(2)(b)	2nd	Tampering with or
			fabricating physical
			evidence relating to a
			capital felony.
577			
	944.35(3)(a)2.	3rd	Committing malicious
			battery upon or
			inflicting cruel or
			inhuman treatment on
			an inmate or offender
			on community
			supervision, resulting
570			in great bodily harm.
578			

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	594-03812-23		20231456c1
	944.40	2nd	Escapes.
579			
	944.46	3rd	Harboring, concealing,
			aiding escaped
			prisoners.
580			-
	944.47(1)(a)5.	2nd	Introduction of
			contraband (firearm,
			weapon, or explosive)
			into correctional
			facility.
581			
001	951.22(1)(i)	3rd	Firearm or weapon
			introduced into county
			detention facility.
582			
583	(g) LEVEL 7		
584			
001	Florida	Felony	
	Statute	Degree	Description
585	500000	Degree	Deberrperon
000	316.027(2)(c)	1st	Accident involving
	510.027(27(0)	150	death, failure to stop;
			leaving scene.
586			reaving beene.
500	316.193(3)(c)2.	3rd	DUI resulting in serious
	$J = 0 \cdot \pm J J (J) (U) Z \cdot$	JIU	bodily injury.
587			boarry injury.
507	316.1935(3)(b)	1 ~+	Coucing corious hadily
) (C) (C) (C) (C)	1st	Causing serious bodily
		Daga 36 of 6	0

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	594-03812-23		20231456c1
			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.
588			
	327.35(3)(c)2.	3rd	Vessel BUI resulting in
			serious bodily injury.
589			
	402.319(2)	2nd	Misrepresentation and
			negligence or
			intentional act
			resulting in great
			bodily harm, permanent
			disfiguration, permanent
			disability, or death.
590			
	409.920	3rd	Medicaid provider fraud;
	(2)(b)1.a.		\$10,000 or less.
591			
	409.920	2nd	Medicaid provider fraud;
	(2)(b)1.b.		more than \$10,000, but
			less than \$50,000.
592			

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	594-03812-23		20231456c1
5.0.0	456.065(2)	3rd	Practicing a health care profession without a license.
593	456.065(2)	2nd	Practicing a health care profession without a license which results in serious bodily injury.
594 595	458.327(1)	3rd	Practicing medicine without a license.
	459.013(1)	3rd	Practicing osteopathic medicine without a license.
596	460.411(1)	3rd	Practicing chiropractic medicine without a license.
597	461.012(1)	3rd	Practicing podiatric medicine without a license.
598 599	462.17	3rd	Practicing naturopathy without a license.
	463.015(1)	3rd	Practicing optometry without a license.

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c 0 0	594-03812-23		20231456c1
600	464.016(1)	3rd	Practicing nursing without a license.
601	465.015(2)	3rd	Practicing pharmacy without a license.
602	466.026(1)	3rd	Practicing dentistry or dental hygiene without a license.
603	467.201	3rd	Practicing midwifery without a license.
604	468.366	3rd	Delivering respiratory care services without a license.
	483.828(1)	3rd	Practicing as clinical laboratory personnel without a license.
606	483.901(7)	3rd	Practicing medical physics without a license.
607	484.013(1)(c)	3rd	Preparing or dispensing optical devices without a prescription.

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608	594-03812-23		20231456c1
609	484.053	3rd	Dispensing hearing aids without a license.
	494.0018(2)	lst	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.
610	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.
612	560.125(5)(a)	3rd	Money services business by unauthorized person, currency or payment instruments exceeding \$300 but less than \$20,000.
	655.50(10)(b)1.	3rd	Failure to report financial transactions exceeding \$300 but less

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	594-03812-23		20231456c1
			than \$20,000 by
			financial institution.
613			
	775.21(10)(a)	3rd	Sexual predator; failure
			to register; failure to
			renew driver license or
			identification card;
			other registration
			violations.
614			
	775.21(10)(b)	3rd	Sexual predator working
			where children regularly
615			congregate.
015	775.21(10)(g)	3rd	Failure to report or
			providing false
			information about a
			sexual predator; harbor
			or conceal a sexual
			predator.
616			
	782.051(3)	2nd	Attempted felony murder
			of a person by a person
			other than the
			perpetrator or the
			perpetrator of an
			attempted felony.
617			
	782.07(1)	2nd	Killing of a human being
		Page 41 of 6	50

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1	594-03812-23		20231456c1
			by the act, procurement,
			or culpable negligence
			of another
618			(manslaughter).
010	782.071	2nd	Killing of a human being
		-	or unborn child by the
			operation of a motor
			vehicle in a reckless
			manner (vehicular
			homicide).
619			
	782.072	2nd	Killing of a human being
			by the operation of a vessel in a reckless
			manner (vessel
			homicide).
620			
	784.045(1)(a)1.	2nd	Aggravated battery;
			intentionally causing
			great bodily harm or
			disfigurement.
621			
	784.045(1)(a)2.	2nd	Aggravated battery;
622			using deadly weapon.
	784.045(1)(b)	2nd	Aggravated battery;
			perpetrator aware victim
			pregnant.
I			

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623	594-03812-23		20231456c1
624	784.048(4)	3rd	Aggravated stalking; violation of injunction or court order.
625	784.048(7)	3rd	Aggravated stalking; violation of court order.
626	784.07(2)(d)	lst	Aggravated battery on law enforcement officer.
	784.074(1)(a)	lst	Aggravated battery on sexually violent predators facility staff.
627	784.08(2)(a)	lst	Aggravated battery on a person 65 years of age or older.
629	784.081(1)	lst	Aggravated battery on specified official or employee.
025	784.082(1)	lst	Aggravated battery by detained person on visitor or other detainee.

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I	594-03812-23		20231456c1
630	784.083(1)	lst	Aggravated battery on code inspector.
631	787.06(3)(a)2.	lst	Human trafficking using coercion for labor and services of an adult.
633	787.06(3)(e)2.	lst	Human trafficking using coercion for labor and services by the transfer or transport of an adult from outside Florida to within the state.
	790.07(4)	lst	Specified weapons violation subsequent to previous conviction of s. 790.07(1) or (2).
634	790.16(1)	lst	Discharge of a machine gun under specified circumstances.
635	790.165(2)	2nd	Manufacture, sell, possess, or deliver hoax bomb.
0.50	790.165(3)	2nd Page 44 of 6	Possessing, displaying, O

i	594-03812-23		20231456c1
			or threatening to use
			any hoax bomb while
			committing or attempting
			to commit a felony.
637			
	790.166(3)	2nd	Possessing, selling,
			using, or attempting to
			use a hoax weapon of
			mass destruction.
638			
	790.166(4)	2nd	Possessing, displaying,
			or threatening to use a
			hoax weapon of mass
			destruction while
			committing or attempting
			to commit a felony.
639			
	790.23	1st,PBL	Possession of a firearm
			by a person who
			qualifies for the
			penalty enhancements
			provided for in s.
			874.04.
640			
	794.08(4)	3rd	Female genital
			mutilation; consent by a
			parent, guardian, or a
			person in custodial
			authority to a victim

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i	594-03812-23		20231456c1
			younger than 18 years of age.
641	796.05(1)	1st	Live on earnings of a prostitute; 2nd offense.
642			processes, and original.
643	796.05(1)	1st	Live on earnings of a prostitute; 3rd and subsequent offense.
	800.04(5)(c)1.	2nd	Lewd or lascivious molestation; victim younger than 12 years of age; offender younger than 18 years of age.
644	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.
645	800.04(5)(e)	1st	Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years; offender 18 years

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	594-03812-23		20231456c1
			or older; prior
			conviction for specified
			sex offense.
646			
	806.01(2)	2nd	Maliciously damage
			structure by fire or
			explosive.
647			
	810.02(3)(a)	2nd	Burglary of occupied
			dwelling; unarmed; no
			assault or battery.
648			
	810.02(3)(b)	2nd	Burglary of unoccupied
			dwelling; unarmed; no
			assault or battery.
649			
	810.02(3)(d)	2nd	Burglary of occupied
			conveyance; unarmed; no
			assault or battery.
650			
	810.02(3)(e)	2nd	Burglary of authorized
			emergency vehicle.
651			
	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

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	594-03812-23		20231456c1
			property damage; 1st
			degree grand theft.
652			
	812.014(2)(b)2.	2nd	Property stolen, cargo
			valued at less than
			\$50,000, grand theft in
			2nd degree.
653	812.014(2)(b)3.	2nd	Property stolen,
	012.014(2)(0)3.	2110	emergency medical
			equipment; 2nd degree
			grand theft.
654			
	812.014(2)(b)4.	2nd	Property stolen, law
			enforcement equipment
			from authorized
			emergency vehicle.
655			
	812.014(2)(f)	<u>2nd</u>	Grand theft; second
			<u>degree; firearm with</u> previous conviction of
			s. 812.014(2)(c)5.
656			<u> </u>
	812.0145(2)(a)	1st	Theft from person 65
			years of age or older;
			\$50,000 or more.
657			
	812.019(2)	1st	Stolen property;
			initiates, organizes,

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	594-03812-23		20231456c1
			plans, etc., the theft
			of property and traffics
			in stolen property.
658			
	812.131(2)(a)	2nd	Robbery by sudden
			snatching.
659			
	812.133(2)(b)	1st	Carjacking; no firearm,
			deadly weapon, or other
			weapon.
660			
	817.034(4)(a)1.	1st	Communications fraud,
			value greater than
			\$50,000.
661			
	817.234(8)(a)	2nd	Solicitation of motor
			vehicle accident victims
			with intent to defraud.
662			
	817.234(9)	2nd	Organizing, planning, or
			participating in an
			intentional motor
			vehicle collision.
663			
	817.234(11)(c)	1st	Insurance fraud;
			property value \$100,000
			or more.
664			
	817.2341	1st	Making false entries of
		Page 49 of 6	50

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	594-03812-23		20231456c1
	(2)(b) & (3)(b)		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.
665			
	817.418(2)(a)	3rd	Offering for sale or
			advertising personal
			protective equipment
			with intent to defraud.
666			
	817.504(1)(a)	3rd	Offering or advertising
			a vaccine with intent to
			defraud.
667			
	817.535(2)(a)	3rd	Filing false lien or
			other unauthorized
			document.
668			
	817.611(2)(b)	2nd	Traffic in or possess 15
			to 49 counterfeit credit
			cards or related
			documents.
669			
	825.102(3)(b)	2nd	Neglecting an elderly
			person or disabled adult

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670			causing great bodily harm, disability, or disfigurement.
671	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.
672	827.03(2)(b)	2nd	Neglect of a child causing great bodily harm, disability, or disfigurement.
673	827.04(3)	3rd	Impregnation of a child under 16 years of age by person 21 years of age or older.
070	837.05(2)	3rd	Giving false information about alleged capital felony to a law enforcement officer.
674			
675	838.015	2nd	Bribery.
	838.016	2nd	Unlawful compensation or reward for official

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			behavior.
676			
	838.021(3)(a)	2nd	Unlawful harm to a
			public servant.
677			
678	838.22	2nd	Bid tampering.
070	843.0855(2)	3rd	Impersonation of a
	010.0000(2)	014	public officer or
			employee.
679			
	843.0855(3)	3rd	Unlawful simulation of
			legal process.
680			
	843.0855(4)	3rd	Intimidation of a public
601			officer or employee.
681	847.0135(3)	3rd	Solicitation of a child,
	047.0133(3)	Sid	via a computer service,
			to commit an unlawful
			sex act.
682			
	847.0135(4)	2nd	Traveling to meet a
			minor to commit an
			unlawful sex act.
683			
	872.06	2nd	Abuse of a dead human
C 0 4			body.
684			

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	874.05(2)(b)	1st	Encouraging or
			recruiting person under
			13 to join a criminal
			gang; second or
			subsequent offense.
685			
	874.10	1st,PBL	Knowingly initiates,
			organizes, plans,
			finances, directs,
			manages, or supervises
			criminal gang-related
			activity.
686			
	893.13(1)(c)1.	lst	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.
687			
	893.13(1)(e)1.	lst	Sell, manufacture, or
			deliver cocaine or other
			_

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			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 property
			used for religious
			services or a specified
			business site.
688			
	893.13(4)(a)	1st	Use or hire of minor;
			deliver to minor other
			controlled substance.
689			
	893.135(1)(a)1.	1st	Trafficking in cannabis,
			more than 25 lbs., less
			than 2,000 lbs.
690			
	893.135	1st	Trafficking in cocaine,
	(1)(b)1.a.		more than 28 grams, less
			than 200 grams.
691			
	893.135	1st	Trafficking in illegal
	(1)(c)1.a.		drugs, more than 4
			grams, less than 14
			grams.
692			
	893.135	1st	Trafficking in
	(1)(c)2.a.		hydrocodone, 28 grams or
			more, less than 50
•			

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			grams.
693			
	893.135	1st	Trafficking in
	(1)(c)2.b.		hydrocodone, 50 grams or
			more, less than 100
			grams.
694	000 105	4	
	893.135	1st	Trafficking in
	(1)(c)3.a.		oxycodone, 7 grams or
			more, less than 14
695			grams.
050	893.135	1st	Trafficking in
	(1)(c)3.b.		oxycodone, 14 grams or
			more, less than 25
			grams.
696			
	893.135	1st	Trafficking in fentanyl,
	(1)(c)4.b.(I)		4 grams or more, less
			than 14 grams.
697			
	893.135	1st	Trafficking in
	(1)(d)1.a.		phencyclidine, 28 grams
			or more, less than 200
698			grams.
000	893.135(1)(e)1.	1st	Trafficking in
		100	methaqualone, 200 grams
			or more, less than 5
l			

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			kilograms.
699			
	893.135(1)(f)1.	1st	Trafficking in
			amphetamine, 14 grams or
			more, less than 28
700			grams.
, 0 0	893.135	1st	Trafficking in
	(1)(g)1.a.		flunitrazepam, 4 grams
			or more, less than 14
			grams.
701			
	893.135	1st	Trafficking in gamma-
	(1)(h)1.a.		hydroxybutyric acid
			(GHB), 1 kilogram or
			more, less than 5 kilograms.
702			KIIOgrams.
, 0 2	893.135	1st	Trafficking in 1,4-
	(1)(j)1.a.		Butanediol, 1 kilogram
			or more, less than 5
			kilograms.
703			
	893.135	1st	Trafficking in
	(1)(k)2.a.		Phenethylamines, 10
			grams or more, less than
			200 grams.
704	893.135	1st	Trafficking in synthetic
	093.133	IDL	ITATTICKING IN SYNCHELIC
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	(1)(m)2.a.		cannabinoids, 280 grams
			or more, less than 500
			grams.
705			
	893.135	1st	Trafficking in synthetic
	(1)(m)2.b.		cannabinoids, 500 grams
			or more, less than 1,000
			grams.
706			
	893.135	1st	Trafficking in n-benzyl
	(1)(n)2.a.		phenethylamines, 14
			grams or more, less than
			100 grams.
707			
	893.1351(2)	2nd	Possession of place for
			trafficking in or
			manufacturing of
			controlled substance.
708			
	896.101(5)(a)	3rd	Money laundering,
			financial transactions
			exceeding \$300 but less
			than \$20,000.
709			
	896.104(4)(a)1.	3rd	Structuring transactions
			to evade reporting or
			registration
			requirements, financial
			transactions exceeding
			C.

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710			\$300 but less than \$20,000.
711	943.0435(4)(c)	2nd	Sexual offender vacating permanent residence; failure to comply with reporting requirements.
712	943.0435(8)	2nd	Sexual offender; remains in state after indicating intent to leave; failure to comply with reporting requirements.
712	943.0435(9)(a)	3rd	Sexual offender; failure to comply with reporting requirements.
714	943.0435(13)	3rd	Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender.
	943.0435(14)	3rd	Sexual offender; failure to report and reregister; failure to

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			respond to address
			verification; providing
			false registration
			information.
715			
	944.607(9)	3rd	Sexual offender; failure
			to comply with reporting
			requirements.
716			
	944.607(10)(a)	3rd	Sexual offender; failure
			to submit to the taking
			of a digitized
			photograph.
717			
	944.607(12)	3rd	Failure to report or
			providing false
			information about a
			sexual offender; harbor
			or conceal a sexual
			offender.
718			
	944.607(13)	3rd	Sexual offender; failure
			to report and
			reregister; failure to
			respond to address
			verification; providing
			false registration
			information.
719			

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	985.4815(10)	3rd	Sexual offender; failure
			to submit to the taking
			of a digitized
			photograph.
720			
	985.4815(12)	3rd	Failure to report or
			providing false
			information about a
			sexual offender; harbor
			or conceal a sexual
			offender.
721			
	985.4815(13)	3rd	Sexual offender; failure
			to report and
			reregister; failure to
			respond to address
			verification; providing
			false registration
			information.
722			
723	Section 9. T	nis act shall take ef	fect October 1, 2023.

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