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2	An act relating to assault or battery on a utility
3	worker; amending s. 784.07, F.S.; defining the term
4	"utility worker"; providing for reclassification of
5	certain offenses committed against a utility worker
6	engaged in work on critical infrastructure; amending
7	ss. 901.15, 943.051, 985.11, and 985.644, F.S.;
8	conforming provisions to changes made by the act;
9	providing an effective date.
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11	Be It Enacted by the Legislature of the State of Florida:
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13	Section 1. Subsection (2) of section 784.07, Florida
14	Statutes, is amended, and paragraph (h) is added to subsection
15	(1) of that section, to read:
16	784.07 Assault or battery of law enforcement officers and
17	other specified personnel; reclassification of offenses; minimum
18	sentences
19	(1) As used in this section, the term:
20	(h) "Utility worker" means a person who bears at least one
21	patch, emblem, organizational identification, or other clear
22	marking that is intended to be plainly visible, that identifies
23	the employing or contracting utility, and that clearly
24	identifies the person as a utility worker under contract with or
25	employed by an entity that owns, operates, leases, or controls a
26	plant, property, or facility for the generation, transmission,
27	distribution, or furnishing to or for the public, of
28	electricity, natural or manufactured gas or propane, water,
29	wastewater, telephone, or communications service, including two

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30 or more utilities rendering joint service.

(2) Whenever any person is charged with knowingly 31 32 committing an assault or battery upon a law enforcement officer, 33 a firefighter, an emergency medical care provider, hospital personnel, a railroad special officer, a traffic accident 34 35 investigation officer as described in s. 316.640, a nonsworn law 36 enforcement agency employee who is certified as an agency 37 inspector, a blood alcohol analyst, or a breath test operator while such employee is in uniform and engaged in processing, 38 39 testing, evaluating, analyzing, or transporting a person who is detained or under arrest for DUI, a law enforcement explorer, a 40 traffic infraction enforcement officer as described in s. 41 316.640, a parking enforcement specialist as defined in s. 42 316.640, a person licensed as a security officer as defined in 43 44 s. 493.6101 and wearing a uniform that bears at least one patch 45 or emblem that is visible at all times that clearly identifies 46 the employing agency and that clearly identifies the person as a licensed security officer, or a security officer employed by the 47 48 board of trustees of a community college, or a utility worker 49 engaged in work on critical infrastructure as defined in s. 50 812.141(1), while the officer, firefighter, emergency medical 51 care provider, hospital personnel, railroad special officer, traffic accident investigation officer, traffic infraction 52 53 enforcement officer, inspector, analyst, operator, law 54 enforcement explorer, parking enforcement specialist, public 55 transit employee or agent, or security officer, or utility 56 worker is engaged in the lawful performance of his or her 57 duties, the offense for which the person is charged shall be 58 reclassified as follows:

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(a) In the case of assault, from a misdemeanor of the 60 second degree to a misdemeanor of the first degree.

61 (b) In the case of battery, from a misdemeanor of the first 62 degree to a felony of the third degree. Notwithstanding any 63 other provision of law, a person convicted of battery upon a law enforcement officer committed in furtherance of a riot or an 64 aggravated riot prohibited under s. 870.01 shall be sentenced to 65 66 a minimum term of imprisonment of 6 months.

67 (c) In the case of aggravated assault, from a felony of the 68 third degree to a felony of the second degree. Notwithstanding any other provision of law, any person convicted of aggravated 69 70 assault upon a law enforcement officer shall be sentenced to a 71 minimum term of imprisonment of 3 years.

72 (d) In the case of aggravated battery, from a felony of the second degree to a felony of the first degree. Notwithstanding 73 74 any other provision of law, any person convicted of aggravated 75 battery of a law enforcement officer shall be sentenced to a 76 minimum term of imprisonment of 5 years.

77 Section 2. Subsection (15) of section 901.15, Florida 78 Statutes, is amended to read:

79 901.15 When arrest by officer without warrant is lawful.-A 80 law enforcement officer may arrest a person without a warrant 81 when:

82 (15) There is probable cause to believe that the person has 83 committed assault upon a law enforcement officer, a firefighter, an emergency medical care provider, public transit employees or 84 85 agents, or other specified persons officers as provided set 86 forth in s. 784.07 or has committed assault or battery upon any 87 employee of a receiving facility as defined in s. 394.455 who is

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20251386er 88 engaged in the lawful performance of his or her duties. 89 Section 3. Paragraph (b) of subsection (3) of section 943.051, Florida Statutes, is amended to read: 90 91 943.051 Criminal justice information; collection and 92 storage; fingerprinting.-(3) 93 94 (b) A minor who is charged with or found to have committed 95 the following offenses shall be fingerprinted and the 96 fingerprints shall be submitted electronically to the 97 department, unless the minor is issued a prearrest delinquency 98 citation pursuant to s. 985.12: 1. Assault, as defined in s. 784.011. 99 100 2. Battery, as defined in s. 784.03. Carrying a concealed weapon, as defined in s. 790.01(2). 101 3. 4. Unlawful use of destructive devices or bombs, as defined 102 in s. 790.1615(1). 103 104 5. Neglect of a child, as defined in s. 827.03(1)(e). 105 6. Assault or battery on a law enforcement officer, a 106 firefighter, or other specified persons officers, as provided 107 defined in s. 784.07 784.07(2)(a) and (b). 108 7. Open carrying of a weapon, as defined in s. 790.053. 8. Exposure of sexual organs, as defined in s. 800.03. 109 9. Unlawful possession of a firearm, as defined in s. 110 111 790.22(5). 112 10. Petit theft, as defined in s. 812.014(3). 11. Cruelty to animals, as defined in s. 828.12(1). 113 12. Arson, as defined in s. 806.031(1). 114 13. Unlawful possession or discharge of a weapon or firearm 115 116 at a school-sponsored event or on school property, as provided

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117	in s. 790.115.
118	Section 4. Paragraph (b) of subsection (1) of section
119	985.11, Florida Statutes, is amended to read:
120	985.11 Fingerprinting and photographing
121	(1)
122	(b) Unless the child is issued a prearrest delinquency
123	citation pursuant to s. 985.12, a child who is charged with or
124	found to have committed one of the following offenses shall be
125	fingerprinted, and the fingerprints shall be submitted to the
126	Department of Law Enforcement as provided in s. 943.051(3)(b):
127	1. Assault, as defined in s. 784.011.
128	2. Battery, as defined in s. 784.03.
129	3. Carrying a concealed weapon, as defined in s. 790.01(2).
130	4. Unlawful use of destructive devices or bombs, as defined
131	in s. 790.1615(1).
132	5. Neglect of a child, as defined in s. 827.03(1)(e).
133	6. Assault on a law enforcement officer, a firefighter, or
134	other specified <u>persons</u> officers , as <u>provided</u> defined in s.
135	$\frac{784.07}{784.07(2)(a)}$.
136	7. Open carrying of a weapon, as defined in s. 790.053.
137	8. Exposure of sexual organs, as defined in s. 800.03.
138	9. Unlawful possession of a firearm, as defined in s.
139	790.22(5).
140	10. Petit theft, as defined in s. 812.014.
141	11. Cruelty to animals, as defined in s. 828.12(1).
142	12. Arson, resulting in bodily harm to a firefighter, as
143	defined in s. 806.031(1).
144	13. Unlawful possession or discharge of a weapon or firearm
145	at a school-sponsored event or on school property as defined in

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146 s. 790.115.

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148 A law enforcement agency may fingerprint and photograph a child taken into custody upon probable cause that such child has 149 150 committed any other violation of law, as the agency deems 151 appropriate. Such fingerprint records and photographs shall be 152 retained by the law enforcement agency in a separate file, and 153 these records and all copies thereof must be marked "Juvenile 154 Confidential." These records are not available for public 155 disclosure and inspection under s. 119.07(1) except as provided 156 in ss. 943.053 and 985.04(2), but shall be available to other law enforcement agencies, criminal justice agencies, state 157 158 attorneys, the courts, the child, the parents or legal 159 custodians of the child, their attorneys, and any other person 160 authorized by the court to have access to such records. In 161 addition, such records may be submitted to the Department of Law 162 Enforcement for inclusion in the state criminal history records and used by criminal justice agencies for criminal justice 163 164 purposes. These records may, in the discretion of the court, be 165 open to inspection by anyone upon a showing of cause. The 166 fingerprint and photograph records shall be produced in the 167 court whenever directed by the court. Any photograph taken 168 pursuant to this section may be shown by a law enforcement 169 officer to any victim or witness of a crime for the purpose of 170 identifying the person who committed such crime.

Section 5. Paragraph (a) of subsection (3) of section985.644, Florida Statutes, is amended to read:

985.644 Departmental contracting powers; personnel
standards and investigation.-

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CS for CS for SB 1386

20251386er 175 (3) (a) All employees of the department and all personnel of 176 contract providers for any program for children, including all 177 owners, operators, employees, persons who have access to confidential juvenile records, and volunteers, must complete: 178 179 1. A level 2 employment screening pursuant to chapter 435 before employment. The security background investigation 180 conducted under this section must ensure that, in addition to 181 the disqualifying offenses listed in s. 435.04, no person 182 183 subject to the background screening provisions of this section 184 has an arrest awaiting final disposition for, been found guilty of, regardless of adjudication, or entered a plea of nolo 185 contendere or guilty to, or been adjudicated delinquent and the 186 record has not been sealed or expunged for, any offense 187 188 prohibited under the following provisions of state law or similar laws of another jurisdiction: 189 a. Section 784.07, relating to assault or battery of law 190

191 enforcement officers, firefighters, emergency medical care 192 providers, public transit employees or agents, or other 193 specified <u>persons</u> officers.

b. Section 817.568, relating to criminal use of personalidentification information.

196 2. A national criminal records check by the Federal Bureau
197 of Investigation every 5 years following the date of the
198 person's employment.

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Section 6. This act shall take effect October 1, 2025.

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