By the Committee on Criminal Justice; and Senator Collins

	591-03137A-25 20251444c1				
1	A bill to be entitled				
2	An act relating to criminal justice; creating s.				
3	316.2675, F.S.; prohibiting the use of motor vehicle				
4	kill switches; providing exceptions; providing				
5	criminal penalties; amending s. 321.04, F.S.;				
6	providing for retention by the Florida Highway Patrol				
7	of certain reimbursement funds paid by patrol				
8	officers; amending s. 775.0823, F.S.; providing a				
9	minimum mandatory sentence for attempted murder of				
10	specified justice system personnel; amending s.				
11	790.051, F.S.; providing correctional probation				
12	officers with the same firearms rights as law				
13	3 enforcement officers; amending s. 790.052, F.S.;				
14	providing that specified persons may carry weapons on				
15	the same basis as law enforcement officers; amending				
16	s. 817.49, F.S.; providing increased criminal				
17	penalties for making a false report of a crime;				
18	providing policies concerning enforcement; amending s.				
19	943.135, F.S.; providing that certified law				
20	enforcement officers who are not actively employed by				
21	law enforcement agencies may retain their				
22	certification by complying with certification				
23	requirements; amending s. 943.1718, F.S.; authorizing				
24	the use of artificial intelligence for specified				
25	purposes in conjunction with data from first responder				
26	body cameras; providing requirements on the use of				
27	such artificial intelligence; amending s. 951.27,				
28	F.S.; requiring certain testing of an arrestee and				
29	provision of test results to a first responder or				

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30	criminal justice professional who has been exposed to			
31	bodily fluids or bloodborne pathogens from the			
32	arrestee; requiring a first responder or criminal			
33	justice professional exposed to a potential			
34	communicable disease or bloodborne pathogen from an			
35	arrestee to provide a notice of the exposure to the			
36	detention facility; authorizing the first responder or			
37	criminal justice professional to obtain blood test			
38	results according to certain provisions; amending s.			
39	921.0022, F.S.; conforming provisions to changes made			
40	by the act; amending s. 843.025, F.S.; prohibiting a			
41	person from depriving certain officers of digital			
42	recording devices or restraint devices; prohibiting a			
43	person from rendering useless certain officer's			
44	weapons or radios, digital recording devices, or			
45	restraint devices; providing criminal penalties;			
46	amending ss. 397.417, 420.6241, and 435.04, F.S.;			
47	conforming provisions to changes made by the act;			
48	amending s. 914.25, F.S.; revising the definition of			
49	the term "serious felony offense"; reenacting ss.			
50	914.27(1), (2), and (5) and 943.031(8)(c), F.S.,			
51	relating to the confidentiality of victim and witness			
52	information and the Victim and Witness Protection			
53	Review Committee, respectively, to incorporate the			
54	amendment made to s. 914.25, F.S., in references			
55	thereto; amending s. 943.0595, F.S.; eliminating			
56	certain circumstances in which criminal history			
57	records are automatically sealed; providing that			
58	specified provisions do not limit a prosecutor from			
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59accessing automatically sealed criminal history60records for certain purposes; creating s. 943.0413,61F.S.; creating the Critical Infrastructure Mapping62Grant Program within the Department of Law63Enforcement; providing eligibility; specifying64requirements for maps created by the program;65authorizing the department to adopt rules; providing66effective dates.67868Be It Enacted by the Legislature of the State of Florida:69Section 1. Section 316.2675, Florida Statutes, is created71to read:72316.2675 Motor vehicle kill switches; prohibited uses73(1) A person may not use a device that allows a person,74other than the person in physical control of a motor vehicle, to75shut off that vehicle's engine or prevent the engine from76starting. This subsection does not apply to any of the77(a) A law enforcement officer in the course of his or her78(b) Any subscription, membership, or other recurring-79payment programs or leased electronic consumer products, which81are used with the consent of the owner of the vehicle.82(c) A mechanism or feature that is used with the consent of84the owner of the vehicle and:851. Addresses an imminent critical safety issue impacting a86mechanical or software component of a motor vehicle;872. Activates when a driver of a motor vehicle is		591-03137A-25 20251444c1				
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88	incapacitated, suffers a medical emergency, or experiences a				
89	loss of consciousness;				
90	3. Takes corrective action in a motor vehicle with an				
91	engaged partial driving automation feature if the driver is not				
92	attentive or engaged in the driving task and does not respond to				
93	warnings;				
94	4. Brings a motor vehicle with an engaged automated driving				
95	system to a minimal-risk condition; or				
96	5. Automatically shuts off the engine or motor of an idling				
97	motor vehicle that has been left on for an extended period of				
98	time while in the park position.				
99	(2) A person who violates subsection (1) commits a				
100	misdemeanor of the second degree, punishable as provided in s.				
101	775.082 or s. 775.083.				
102	Section 2. Subsection (6) is added to section 321.04,				
103	Florida Statutes, to read:				
104	321.04 Personnel of the highway patrol; rank				
105	classifications; probationary status of new patrol officers;				
106	subsistence; special assignments				
107	(6) When patrol officers repay mileage for off-duty uses of				
108	official vehicles, such funds may not be deposited in the				
109	General Revenue Fund but shall be retained by the Florida				
110	Highway Patrol for its use.				
111	Section 3. Subsection (2) of section 775.0823, Florida				
112	Statutes, is amended to read:				
113	775.0823 Violent offenses committed against specified				
114	justice system personnel.—The Legislature does hereby provide				
115	for an increase and certainty of penalty for any person				
116	convicted of a violent offense against any law enforcement or				
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117	correctional officer, as defined in s. 943.10(1), (2), (3), (6),				
118	(7), (8), or (9); against any state attorney elected pursuant to				
119	s. 27.01 or assistant state attorney appointed under s. 27.181;				
120	against any public defender elected pursuant to s. 27.50 or				
121	regional counsel appointed pursuant to s. 27.511(3); against any				
122	court-appointed counsel appointed under s. 27.40 or defense				
123	attorney in a criminal proceeding; or against any justice or				
124	judge of a court described in Art. V of the State Constitution,				
125	which offense arises out of or in the scope of the officer's				
126	duty as a law enforcement or correctional officer, the state				
127	attorney's or assistant state attorney's duty as a prosecutor or				
128	investigator, the public defender or regional counsel acting in				
129	his or her capacity as defense counsel, the court-appointed				
130	counsel or defense attorney in a criminal proceeding acting in				
131	his or her capacity as defense counsel, or the justice's or				
132	judge's duty as a judicial officer, as follows:				
133	(2) For attempted murder in the first degree as described				
134	in s. 782.04(1), a sentence pursuant to s. 775.082, s. 775.083,				
135	or s. 775.084 with a mandatory minimum sentence of 25 years				
136	imprisonment.				
137					
138	Notwithstanding s. 948.01, with respect to any person who is				
139	found to have violated this section, adjudication of guilt or				
140	imposition of sentence shall not be suspended, deferred, or				
141	withheld.				
142	Section 4. Section 790.051, Florida Statutes, is amended to				
143	read:				
144	790.051 Exemption from licensing requirements; law				
145	enforcement officersLaw enforcement officers and correctional				
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146	probation officers, as defined in s. 943.10(3), are exempt from					
147	the licensing and penal provisions of this chapter when acting					
148	at any time within the scope or course of their official duties					
149	or when acting at any time in the line of or performance of					
150	duty.					
151	Section 5. Paragraph (a) of subsection (1) of section					
152	790.052, Florida Statutes, is amended to read:					
153	790.052 Carrying concealed firearms; off-duty law					
154	enforcement officers					
155	(1)(a) All persons holding active certifications from the					
156	Criminal Justice Standards and Training Commission as law					
157	enforcement officers or correctional officers as defined in s.					
158	943.10(1), (2), (6), (7), (8), or (9) <u>, all judges, and all state</u>					
159						
160	carry, on or about their persons, concealed firearms, during					
161	off-duty hours, at the discretion of their superior officers,					
162	and may perform those law enforcement functions that they					
163	normally perform during duty hours, utilizing their weapons in a					
164	manner which is reasonably expected of on-duty officers in					
165	similar situations.					
166	Section 6. Section 817.49, Florida Statutes, is amended to					
167	read:					
168	817.49 False reports of commission of crimes; penalty					
169	(1) Except as provided in subsection (2), whoever willfully					
170	imparts, conveys, or causes to be imparted or conveyed to a law					
171	enforcement officer or employee of a public safety agency false					
172	information or reports concerning the alleged commission of any					
173	crime under the laws of this state, knowing such information or					
174	report to be false, when no such crime has actually been					

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591-03137A-25 20251444c1 175 committed, commits a felony misdemeanor of the third first 176 degree, punishable as provided in s. 775.082, or s. 775.083, or 177 s. 775.084. 178 (2) (a) As used in this section, the term "public safety 179 agency" means a law enforcement agency, professional or 180 volunteer fire department, emergency medical service, ambulance service, or other public entity that dispatches or provides first responder services to respond to crimes, to assist victims of crimes, or to apprehend offenders. (b) If the willful making of a false report of a crime as set forth in this section results in a response by a federal, state, district, municipal, or other public safety agency and the response results in: 1. Great bodily harm, permanent disfigurement, or permanent 188 189 disability to any person as a proximate result of lawful conduct 190 arising out of a response, the person making such report commits 191 a felony of the second third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 192 193 2. Death to any person as a proximate result of lawful 194 conduct arising out of a response, the person making such report 195 commits a felony of the first second degree, punishable as 196 provided in s. 775.082, s. 775.083, or s. 775.084. 197 (3) State attorneys shall vigorously prosecute persons 198 charged with making a false report of a crime. If probable cause exists to charge an individual, charges must be filed and a 199 200 physical arrest initiated, if possible. 201 (4) (3) A court shall order any person convicted of 202 violating this section to pay restitution, which shall include 203 full payment for any cost incurred by a responding public safety

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CODING: Words stricken are deletions; words underlined are additions.

CS for SB 1444

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204	agency.				
205	Section 7. Subsection (5) is added to section 943.135,				
206	Florida Statutes, to read:				
207	943.135 Requirements for continued employment				
208	(5) A certified law enforcement officer who is not employed				
209	by a law enforcement agency may retain his or her certification				
210	as long as he or she otherwise complies with the requirements				
211	for certification, including compliance with continuing				
212	education requirements.				
213	Section 8. Present subsection (4) of section 943.1718,				
214	Florida Statutes, is redesignated as subsection (5), and a new				
215	subsection (4) is added to that section, to read:				
216	943.1718 Body cameras; policies and procedures				
217	(4) Artificial intelligence may be used to review, monitor,				
218	enhance, or otherwise interact with a body camera worn by a				
219	first responder as defined in s. 112.1815(1) or any video,				
220	photograph, or other product produced with, through, or by such				
221	a body camera; however, any information or identification				
222	obtained through artificial intelligence must be subject to				
223	human oversight and may not be the sole basis for an arrest.				
224	Section 9. Section 951.27, Florida Statutes, is amended to				
225	read:				
226	951.27 Blood tests of inmates				
227	(1) Each county and each municipal detention facility shall				
228	have a written procedure developed, in consultation with the				
229	facility medical provider, establishing conditions under which				
230	an inmate will be tested for infectious disease, including human				
231	immunodeficiency virus pursuant to s. 775.0877, which procedure				
232	is consistent with guidelines of the Centers for Disease Control				
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591-03137A-25 20251444c1 233 and Prevention and recommendations of the Correctional Medical 234 Authority. It is not unlawful for the person receiving the test 235 results to divulge the test results to the sheriff or chief 236 correctional officer. These procedures must include 237 circumstances that warrant the immediate testing of an arrestee 238 upon booking and must require that testing results be provided 239 to any first responder or criminal justice professional who has 240 been exposed to bodily fluids or bloodborne pathogens from the 241 arrestee.

242 (2) Except as otherwise provided in this subsection, 243 serologic blood test results obtained pursuant to subsection (1) 244 are confidential and exempt from s. 119.07(1) and s. 24(a), Art. 245 I of the State Constitution. However, such results may be provided to employees or officers of the sheriff or chief 246 247 correctional officer who are responsible for the custody and 248 care of the affected inmate and have a need to know such 249 information, and as provided in ss. 775.0877 and 960.003. In 250 addition, upon request of the victim or the victim's legal 251 quardian, or the parent or legal quardian of the victim if the 252 victim is a minor, the results of any HIV test performed on an 253 inmate arrested for any sexual offense involving oral, anal, or 254 female genital penetration by, or union with, the sexual organ 255 of another, must be disclosed to the victim or the victim's 256 legal guardian, or to the parent or legal guardian of the victim 257 if the victim is a minor. In such cases, the county or municipal 258 detention facility shall furnish the test results to the 259 Department of Health, which is responsible for disclosing the 260 results to public health agencies as provided in s. 775.0877 and to the victim or the victim's legal guardian, or the parent or 261

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262	legal guardian of the victim if the victim is a minor, as				
263	provided in s. 960.003(3). As used in this subsection, the term				
264	"female genitals" includes the labia minora, labia majora,				
265	clitoris, vulva, hymen, and vagina.				
266	(3) The results of any serologic blood test on an inmate				
267	are a part of that inmate's permanent medical file. Upon				
268	transfer of the inmate to any other correctional facility, such				
269	file is also transferred, and all relevant authorized persons				
270	must be notified of positive HIV test results, as required in s.				
271	775.0877.				
272	(4) A first responder or criminal justice professional who,				
273	in the lawful performance of his or her duties, is exposed to a				
274	potential communicable disease or bloodborne pathogen by a				
275	subject who is arrested and booked into a county or municipal				
276	detention facility shall notice the detention facility upon				
277	booking or within 24 hours after the exposure. If the first				
278	responder or criminal justice professional is incapacitated and				
279	cannot provide this notice, this responsibility falls upon his				
280	or her employing department. This notice must invoke immediate				
281	testing of the inmate, if it has not already been done,				
282	according to the written procedures of the detention facility,				
283	and such testing is required before release of the inmate. The				
284	results of the testing must be handled in accordance with s.				
285					
286	Section 10. Paragraphs (c), (d), and (f) of subsection (3)				
287	of section 921.0022, Florida Statutes, are amended to read:				
288	921.0022 Criminal Punishment Code; offense severity ranking				
289	9 chart				
290	(3) OFFENSE SEVERITY RANKING CHART				

(3) OFFENSE SEVERITY RANKING CHART

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591-03137A-25 20251444c1 291 (c) LEVEL 3 292 Florida Felony Statute Degree Description 293 119.10(2)(b) 3rd Unlawful use of confidential information from police reports. 294 316.066 3rd Unlawfully obtaining or (3)(b) - (d)using confidential crash reports. 295 316.193(2)(b) Felony DUI, 3rd conviction. 3rd 296 316.1935(2) 3rd Fleeing or attempting to elude law enforcement officer in patrol vehicle with siren and lights activated. 297 319.30(4) 3rd Possession by junkyard of motor vehicle with identification number plate removed. 298 319.33(1)(a) 3rd Alter or forge any certificate of title to a motor vehicle or mobile

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CODING: Words stricken are deletions; words underlined are additions.

CS for SB 1444

	591-03137A-25		20251444c1
			home.
299			
	319.33(1)(c)	3rd	Procure or pass title on
			stolen vehicle.
300			
	319.33(4)	3rd	With intent to defraud,
	515.55(1)	514	possess, sell, etc., a
			blank, forged, or
			unlawfully obtained title
			_
201			or registration.
301		2 1	
200	327.35(2)(b)	3rd	Felony BUI.
302			
	328.05(2)	3rd	Possess, sell, or
			counterfeit fictitious,
			stolen, or fraudulent
			titles or bills of sale of
			vessels.
303			
	328.07(4)	3rd	Manufacture, exchange, or
			possess vessel with
			counterfeit or wrong ID
			number.
304			
	376.302(5)	3rd	Fraud related to
			reimbursement for cleanup
			expenses under the Inland
			Protection Trust Fund.
305			

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	591-03137A-25		20251444c1
	379.2431	3rd	Taking, disturbing,
	(1)(e)5.		mutilating, destroying,
			causing to be destroyed,
			transferring, selling,
			offering to sell,
			molesting, or harassing
			marine turtles, marine
			turtle eggs, or marine
			turtle nests in violation
			of the Marine Turtle
			Protection Act.
306			
	379.2431	3rd	Possessing any marine
	(1)(e)6.		turtle species or
			hatchling, or parts
			thereof, or the nest of any
			marine turtle species
			described in the Marine
			Turtle Protection Act.
307			
	379.2431	3rd	Soliciting to commit or
	(1)(e)7.		conspiring to commit a
			violation of the Marine
			Turtle Protection Act.
308			
	400.9935(4)(a)	3rd	Operating a clinic, or
	or (b)		offering services requiring
			licensure, without a
			license.

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309	591-03137A-25		20251444c1
	400.9935(4)(e)	3rd	Filing a false license application or other required information or failing to report information.
310	440.1051(3)	3rd	False report of workers' compensation fraud or retaliation for making such a report.
311	501.001(2)(b)	2nd	Tampers with a consumer product or the container using materially false/misleading information.
312	624.401(4)(a)	3rd	Transacting insurance without a certificate of authority.
313	624.401(4)(b)1.	3rd	Transacting insurance without a certificate of authority; premium collected less than \$20,000.
511	626.902(1)(a) &	3rd	Representing an
		Page 14 of	E 60

	591-03137A-25		20251444c1
	(b)		unauthorized insurer.
315			
	697.08	3rd	Equity skimming.
316			
	790.15(3)	3rd	Person directs another to
			discharge firearm from a
			vehicle.
317		2	
	794.053	3rd	Lewd or lascivious written
			solicitation of a person 16 or 17 years of age by a
			person 24 years of age or
			older.
318			
	806.10(1)	3rd	Maliciously injure,
			destroy, or interfere with
			vehicles or equipment used
			in firefighting.
319			
	806.10(2)	3rd	Interferes with or assaults
			firefighter in performance
			of duty.
320		2	_
	810.09(2)(b)	3rd	Trespass on property other
			than structure or
			conveyance armed with firearm or dangerous
			weapon.
321			weapon.
~ 1			

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	591-03137A-25		20251444c1
	810.145(2)(c)	3rd	Digital voyeurism; 19 years of age or older.
322			
202	812.014(2)(c)2.	3rd	Grand theft; \$5,000 or more but less than \$10,000.
323	812.0145(2)(c)	3rd	Theft from person 65 years
	012.0143(2)(C)	510	of age or older; \$300 or more but less than \$10,000.
324			
	812.015(8)(b)	3rd	Retail theft with intent to sell; conspires with others.
325			
326	812.081(2)	3rd	Theft of a trade secret.
	815.04(4)(b)	2nd	Computer offense devised to
			defraud or obtain property.
327			
	817.034(4)(a)3.	3rd	Engages in scheme to
			defraud (Florida Communications Fraud Act),
			property valued at less
			than \$20,000.
328			
	817.233	3rd	Burning to defraud insurer.
329			
	817.234	3rd	Unlawful solicitation of
	(8)(b) & (c)		persons involved in motor

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	591-03137A-25		20251444c1
			vehicle accidents.
330			
	817.234(11)(a)	3rd	Insurance fraud; property
			value less than \$20,000.
331			
	817.236	3rd	Filing a false motor
			vehicle insurance
			application.
332			
	817.2361	3rd	Creating, marketing, or
			presenting a false or
			fraudulent motor vehicle insurance card.
333			insulance calu.
555	817.413(2)	3rd	Sale of used goods of
	01/.110(2)	014	\$1,000 or more as new.
334			
	817.49(2)(b)1.	2nd 3rd	Willful making of a false
			report of a crime causing
			great bodily harm,
			permanent disfigurement, or
			permanent disability.
335			
	831.28(2)(a)	3rd	Counterfeiting a payment
			instrument with intent to
			defraud or possessing a
			counterfeit payment
			instrument with intent to
			defraud.

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336	591-03137A-25		20251444c1
337	831.29	2nd	Possession of instruments for counterfeiting driver licenses or identification cards.
	836.13(2)	3rd	Person who promotes an altered sexual depiction of an identifiable person without consent.
338	838.021(3)(b)	3rd	Threatens unlawful harm to public servant.
339 340	847.01385	3rd	Harmful communication to a minor.
	860.15(3)	3rd	Overcharging for repairs and parts.
341 342	870.01(2)	3rd	Riot.
343	870.01(4)	3rd	Inciting a riot.
	893.13(1)(a)2.	3rd	<pre>Sell, manufacture, or deliver cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)6., (2)(c)7.,</pre>

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	591-03137A-25		20251444c1
			(2)(c)8., (2)(c)9.,
			(2)(c)10., (3), or (4)
			drugs).
344			
	893.13(1)(d)2.	2nd	Sell, manufacture, or
			deliver s. 893.03(1)(c),
			(2)(c)1., (2)(c)2.,
			(2)(c)3., (2)(c)6.,
			(2)(c)7., (2)(c)8.,
			(2)(c)9., (2)(c)10., (3),
			or (4) drugs within 1,000
			feet of university.
345			
	893.13(1)(f)2.	2nd	Sell, manufacture, or
			deliver s. 893.03(1)(c),
			(2)(c)1., (2)(c)2.,
			(2)(c)3., (2)(c)6.,
			(2)(c)7., (2)(c)8.,
			(2)(c)9., (2)(c)10., (3),
			or (4) drugs within 1,000
			feet of public housing
			facility.
346			
	893.13(4)(c)	3rd	Use or hire of minor;
			deliver to minor other
			controlled substances.
347			
	893.13(6)(a)	3rd	Possession of any
			controlled substance other
I			

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	591-03137A-25		20251444c1 than felony possession of cannabis.
348	893.13(7)(a)8.	3rd	Withhold information from practitioner regarding previous receipt of or prescription for a controlled substance.
350	893.13(7)(a)9.	3rd	Obtain or attempt to obtain controlled substance by fraud, forgery, misrepresentation, etc.
351	893.13(7)(a)10.	3rd	Affix false or forged label to package of controlled substance.
	893.13(7)(a)11.	3rd	Furnish false or fraudulent material information on any document or record required by chapter 893.
352	893.13(8)(a)1.	3rd	Knowingly assist a patient, other person, or owner of an animal in obtaining a controlled substance through deceptive, untrue, or fraudulent

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	591-03137A-25		20251444c1
			representations in or
			related to the
353			practitioner's practice.
	893.13(8)(a)2.	3rd	Employ a trick or scheme in
			the practitioner's practice
			to assist a patient, other
			person, or owner of an
			animal in obtaining a controlled substance.
354			concrotica substance.
	893.13(8)(a)3.	3rd	Knowingly write a
			prescription for a
			controlled substance for a
			fictitious person.
355			
	893.13(8)(a)4.	3rd	Write a prescription for a controlled substance for a
			patient, other person, or
			an animal if the sole
			purpose of writing the
			prescription is a monetary
			benefit for the
			practitioner.
356	010 10 (1)	<u> </u>	I
	918.13(1)	3rd	Tampering with or
			fabricating physical evidence.
357			evidence.

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	591-03137A-25		20251444c1
	944.47	3rd	Introduce contraband to
	(1)(a)1. & 2.		correctional facility.
358			
	944.47(1)(c)	2nd	Possess contraband while
			upon the grounds of a
			correctional institution.
359			
	985.721	3rd	Escapes from a juvenile
			facility (secure detention
			or residential commitment
			facility).
360			
361	(d) LEVEL 4		
362			
	Florida	Felony	
	Statute	Degree	Description
363			
	104.155	3rd	Unqualified noncitizen
			electors voting; aiding
			or soliciting noncitizen
			electors in voting.
364			
	316.1935(3)(a)	2nd	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

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	591-03137A-25		20251444c1
			lights activated.
365			
	499.0051(1)	3rd	Failure to maintain or
			deliver transaction
			history, transaction
			information, or transaction statements.
366			transaction statements.
500	499.0051(5)	2nd	Knowing sale or
			delivery, or possession
			with intent to sell,
			contraband prescription
			drugs.
367			
	517.07(1)	3rd	Failure to register
2.50			securities.
368	517.12(1)	3rd	Failure of dealer or
	$J \perp 7 \cdot \perp Z (\perp)$	510	associated person of a
			dealer of securities to
			register.
369			-
	784.031	3rd	Battery by
			strangulation.
370			
	784.07(2)(b)	3rd	Battery of law
			enforcement officer,
			firefighter, etc.
371			

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	591-03137A-25		20251444c1
	784.074(1)(c)	3rd	Battery of sexually
			violent predators
			facility staff.
372			
	784.075	3rd	Battery on detention or
			commitment facility
			staff.
373			
	784.078	3rd	Battery of facility
			employee by throwing,
			tossing, or expelling
			certain fluids or
			materials.
374			
	784.08(2)(c)	3rd	Battery on a person 65
			years of age or older.
375			
	784.081(3)	3rd	Battery on specified
			official or employee.
376			
	784.082(3)	3rd	Battery by detained
			person on visitor or
			other detainee.
377			
	784.083(3)	3rd	Battery on code
			inspector.
378			
	784.085	3rd	Battery of child by
			throwing, tossing,

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I	591-03137A-25		20251444c1
			projecting, or expelling
			certain fluids or materials.
379			
	787.03(1)	3rd	Interference with
			custody; wrongly takes
			minor from appointed
380			guardian.
	787.04(2)	3rd	Take, entice, or remove
			child beyond state
			limits with criminal
			intent pending custody proceedings.
381			1 5
	787.04(3)	3rd	Carrying child beyond
			state lines with
			criminal intent to avoid producing child at
			custody hearing or
			delivering to designated
			person.
382	787.07	3rd	Human smuggling.
383		514	naman omaygiting.
	790.115(1)	3rd	Exhibiting firearm or
			weapon within 1,000 feet
201			of a school.
384			

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ted e; or
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	591-03137A-25		20251444c1
			unoccupied conveyance;
			unarmed; no assault or
			battery.
391			
	810.06	3rd	Burglary; possession of
			tools.
392			
	810.08(2)(c)	3rd	Trespass on property,
			armed with firearm or
			dangerous weapon.
393			
	810.145(3)(b)	3rd	Digital voyeurism
			dissemination.
394			
	812.014(2)(c)3.	3rd	Grand theft, 3rd degree
			\$10,000 or more but less
0.05			than \$20,000.
395	010 014		
	812.014	3rd	Grand theft, 3rd degree;
	(2)(c)4. &		specified items.
200	610.		
396		Quad	Creard that 2nd downson
	812.014(2)(d)2.	3rd	Grand theft, 3rd degree; \$750 or more taken from
			dwelling or its
			-
397			unenclosed curtilage.
ا د د	812.014(2)(e)3.	3rd	Petit theft, 1st degree;
	012.011(2)(0)0.	510	less than \$40 taken from
			1005 chan yio caken 110m
			\circ

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	591-03137A-25		20251444c1
			dwelling or its
			unenclosed curtilage
			with two or more prior
			theft convictions.
398			
	812.0195(2)	3rd	Dealing in stolen
			property by use of the
			Internet; property
			stolen \$300 or more.
399			
	817.505(4)(a)	3rd	Patient brokering.
400			
	817.563(1)	3rd	Sell or deliver
			substance other than
			controlled substance
			agreed upon, excluding
			s. 893.03(5) drugs.
401			
	817.568(2)(a)	3rd	Fraudulent use of
			personal identification
			information.
402			
	817.5695(3)(c)	3rd	Exploitation of person
			65 years of age or
			older, value less than
400			\$10,000.
403			
	817.625(2)(a)	3rd	Fraudulent use of
			scanning device,
			_

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	591-03137A-25		20251444c1
			skimming device, or
			reencoder.
404			
	817.625(2)(c)	3rd	Possess, sell, or
			deliver skimming device.
405			
	828.125(1)	2nd	Kill, maim, or cause
			great bodily harm or
			permanent breeding
			disability to any
			registered horse or
			cattle.
406			
	836.14(2)	3rd	Person who commits theft
			of a sexually explicit
			image with intent to
			promote it.
407			
	836.14(3)	3rd	Person who willfully
			possesses a sexually
			explicit image with
			certain knowledge,
			intent, and purpose.
408			
	837.02(1)	3rd	Perjury in official
			proceedings.
409			
	837.021(1)	3rd	Make contradictory
	、 <i>,</i>		statements in official

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	591-03137A-25		20251444c1
			proceedings.
410			
	838.022	3rd	Official misconduct.
411			
	839.13(2)(a)	3rd	Falsifying records of an
			individual in the care
			and custody of a state
412			agency.
1 1 2	839.13(2)(c)	3rd	Falsifying records of
			the Department of
			Children and Families.
413			
	843.021	3rd	Possession of a
			concealed handcuff key
			by a person in custody.
414			
	843.025	3rd	Interfering with a
			Deprive law enforcement,
			correctional, or
			correctional probation
			<u>officer's</u> officer of means of protection or
			communication.
415			•
-	843.15(1)(a)	3rd	Failure to appear while
			on bail for felony (bond
			estreature or bond
			jumping).
1			

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I	591-03137A-25		20251444c1
416	843.19(2)	2nd	Injure, disable, or kill police, fire, or SAR canine or police horse.
417	847.0135(5)(c)	3rd	Lewd or lascivious exhibition using computer; offender less than 18 years.
418	870.01(3)	2nd	Aggravated rioting.
	870.01(5)	2nd	Aggravated inciting a riot.
420	874.05(1)(a)	3rd	Encouraging or recruiting another to join a criminal gang.
421	893.13(2)(a)1.	2nd	Purchase of cocaine (or other s. 893.03(1)(a), (b), or (d), (2)(a), (2)(b), or (2)(c)5. drugs).
422	914.14(2)	3rd	Witnesses accepting bribes.
423	914.22(1)	3rd	Force, threaten, etc.,

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	591-03137A-25		20251444c1
			witness, victim, or
			informant.
424			
	914.23(2)	3rd	Retaliation against a
			witness, victim, or
			informant, no bodily
			injury.
425			
	916.1085	3rd	Introduction of
	(2)(c)1.		specified contraband
			into certain DCF
			facilities.
426			
	918.12	3rd	Tampering with jurors.
427			
	934.215	3rd	Use of two-way
			communications device to
			facilitate commission of
400			a crime.
428			Tartan dart ing a f
	944.47(1)(a)6.	3rd	Introduction of
			contraband (cellular
			telephone or other portable communication
			device) into
			correctional
			institution.
429			1115 01 04 01 011.
127	951.22(1)(h),	3rd	Intoxicating drug,
			aray,
		Page 32 of	60

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	591-03137A-25 (j) & (k)		20251444c1 instrumentality or other device to aid escape, or cellular telephone or other portable
			communication device introduced into county detention facility.
430			-
431	(f) LEVEL 6		
432			
	Florida	Felony	
	Statute	Degree	Description
433			
	316.027(2)(b)	2nd	Leaving the scene of a crash involving serious bodily injury.
434			
	316.193(2)(b)	3rd	Felony DUI, 4th or subsequent conviction.
435			
	400.9935(4)(c)	2nd	Operating a clinic, or offering services requiring licensure, without a license.
436			
	499.0051(2)	2nd	Knowing forgery of transaction history, transaction information, or transaction

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	591-03137A-25		20251444c1
			statement.
437			
	499.0051(3)	2nd	Knowing purchase or
			receipt of prescription
			drug from unauthorized
420			person.
438	400 0051 (4)	2nd	Knowing colo on twonefor
	499.0051(4)	2110	Knowing sale or transfer of prescription drug to
			unauthorized person.
439			anadonorrizoa porcon.
	775.0875(1)	3rd	Taking firearm from law
			enforcement officer.
440			
	784.021(1)(a)	3rd	Aggravated assault;
			deadly weapon without
			intent to kill.
441			
	784.021(1)(b)	3rd	Aggravated assault;
4.4.0			intent to commit felony.
442	784.041	3rd	Felony battery; domestic
	/04.041	510	battery by
			strangulation.
443			any a - a
	784.048(3)	3rd	Aggravated stalking;
			credible threat.
444			
	784.048(5)	3rd	Aggravated stalking of
I			

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1	591-03137A-25		20251444c1
			person under 16.
445	784.07(2)(c)	2nd	Aggravated assault on law enforcement officer.
446	784.074(1)(b)	2nd	Aggravated assault on sexually violent predators facility staff.
	784.08(2)(b)	2nd	Aggravated assault on a person 65 years of age or older.
448	784.081(2)	2nd	Aggravated assault on specified official or employee.
449	784.082(2)	2nd	Aggravated assault by detained person on visitor or other detainee.
450 451	784.083(2)	2nd	Aggravated assault on code inspector.
ΤCΤ	787.02(2)	3rd	False imprisonment; restraining with purpose other than those in s.

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452	591-03137A-25		20251444c1 787.01.
453	790.115(2)(d)	2nd	Discharging firearm or weapon on school property.
454	790.161(2)	2nd	Make, possess, or throw destructive device with intent to do bodily harm or damage property.
455	790.164(1)	2nd	False report concerning bomb, explosive, weapon of mass destruction, act of arson or violence to state property, or use of firearms in violent manner.
456	790.19	2nd	Shooting or throwing deadly missiles into dwellings, vessels, or vehicles.
457	794.011(8)(a)	3rd	Solicitation of minor to participate in sexual activity by custodial adult.

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 794.05(1) 2nd Unlawful sexual activity with specified minor. 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. 800.04(6)(b) 2nd Lewd or lascivious conduct; offender 18 years of age or older. 806.031(2) 806.031(2) 810.02(3)(c) 2nd Burglary of occupied structure; unarmed; no assault or battery. 810.145(8)(b) 2nd Digital voyeurism; certain minor victims; 2nd or subsequent offense. 812.014(2)(b)1. 2nd Property stolen \$20,000 		591-03137A-25		20251444c1
 458 800.04(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. 459 800.04(6)(b) 2nd Lewd or lascivious conduct; offender 18 years of age or older. 460 806.031(2) 2nd Arson resulting in great bodily harm to firefighter or any other person. 461 810.02(3)(c) 2nd Burglary of occupied structure; unarmed; no assault or battery. 462 810.145(8)(b) 2nd Digital voyeurism; certain minor victims; 2nd or subsequent offense. 463 		794.05(1)	2nd	Unlawful sexual activity
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<pre>462 462 810.145(8)(b) 2nd Digital voyeurism; certain minor victims; 2nd or subsequent offense. 463</pre>				
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certain minor victims; 2nd or subsequent offense. 463	402	$810 \ 145(8)$ (b)	2nd	Digital voveurism.
2nd or subsequent offense. 463		010.140(0)(0)	2110	
offense.				
463				_
	463			••••••
		812.014(2)(b)1.	2nd	Property stolen \$20.000
	Į			200101 +L0,000

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			or more, but less than
			\$100,000, grand theft in
			2nd degree.
464			
	812.014(2)(c)5.	3rd	Grand theft; third
			degree; firearm.
465			
	812.014(6)	2nd	Theft; property stolen
			\$3,000 or more;
			coordination of others.
466			
	812.015(9)(a)	2nd	Retail theft; property
			stolen \$750 or more;
			second or subsequent
			conviction.
467			
	812.015(9)(b)	2nd	Retail theft; aggregated
			property stolen within
			120 days is \$3,000 or
			more; coordination of
			others.
468			
	812.015(9)(d)	2nd	Retail theft; multiple
			thefts within specified
			period.
469			
	812.015(9)(e)	2nd	Retail theft; committed
			with specified number of
			other persons and use of
I			

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			social media platform.
470	812.13(2)(c)	2nd	Robbery, no firearm or other weapon (strong-arm robbery).
471	817.4821(5)	2nd	Possess cloning paraphernalia with intent to create cloned cellular telephones.
473	817.49(2)(b)2.	<u>lst</u> 2nd	Willful making of a false report of a crime resulting in death.
474	817.505(4)(b)	2nd	Patient brokering; 10 or more patients.
1,1	817.5695(3)(b)	2nd	Exploitation of person 65 years of age or older, value \$10,000 or more, but less than \$50,000.
475	825.102(1)	3rd	Abuse of an elderly person or disabled adult.
470	825.102(3)(c)	3rd	Neglect of an elderly

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			person or disabled
			adult.
477			
	825.1025(3)	3rd	Lewd or lascivious
			molestation of an
			elderly person or
			disabled adult.
478			
	825.103(3)(c)	3rd	Exploiting an elderly
			person or disabled adult and property is valued
			at less than \$10,000.
479			at 1835 than 910,000.
1,3	827.03(2)(c)	3rd	Abuse of a child.
480			
	827.03(2)(d)	3rd	Neglect of a child.
481			
	827.071(5)	3rd	Possess, control, or
			intentionally view any
			photographic material,
			motion picture, etc.,
			which includes child
			pornography.
482			
	828.126(3)	3rd	Sexual activities
			involving animals.
483		2 1	
101	836.05	2nd	Threats; extortion.
484			

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	836.10	2nd	Written or electronic threats to kill, do
			bodily injury, or
			conduct a mass shooting
			or an act of terrorism.
485			
	843.12	3rd	Aids or assists person
			to escape.
486	045 011		
	847.011	3rd	Distributing, offering to distribute, or
			possessing with intent
			to distribute obscene
			materials depicting
			minors.
487			
	847.012	3rd	Knowingly using a minor
			in the production of
			materials harmful to minors.
488			minors.
100	847.0135(2)	3rd	Facilitates sexual
			conduct of or with a
			minor or the visual
			depiction of such
4.0.0			conduct.
489	893.131	2nd	Distribution of
	070.101	2110	controlled substances

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			resulting in overdose or
			serious bodily injury.
490			
	914.23	2nd	Retaliation against a
			witness, victim, or
			informant, with bodily
			injury.
491			
	918.13(2)(b)	2nd	Tampering with or
			fabricating physical
			evidence relating to a
			capital felony.
492			
	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 in great
			bodily harm.
493			
	944.40	2nd	Escapes.
494			
	944.46	3rd	Harboring, concealing,
			aiding escaped
			prisoners.
495			
	944.47(1)(a)5.	2nd	Introduction of
		Page 12 of 60	

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			contraband (firearm,
			weapon, or explosive)
			into correctional
			facility.
496			
	951.22(1)(i)	3rd	Firearm or weapon
			introduced into county
			detention facility.
497			
498			
499	Section 11. Section	843.025, Flor	rida Statutes, is amended
500	to read:		
501	843.025 Interfering	with an offic	cer's Depriving officer of
502	means of protection or cor	mmunication	
503	<u>(1)</u> It is unlawful f	for any person	n to <u>do any of the</u>
504	following to deprive a law	w enforcement	officer as defined in s.
505	943.10(1), a correctional	officer as d	efined in s. 943.10(2), or
506	a correctional probation of	officer as de	fined in s. 943.10(3) <u>:</u>
507	(a) Deprive the offi	<u>cer</u> of her or	r his weapon or radio <u>;</u>
508	digital recording device,	including a	body-worn camera; or
509	restraint device, includir	ng handcuffs,	or to otherwise deprive
510	the officer of the means t	to defend her	self or himself or summon
511	assistance.		
512	(b) Render useless t	the officer's	weapon or radio; digital
513	recording device, includin	ng a body-wor	n camera; or restraint
514	device, including handcuft	fs, or to oth	erwise prevent the officer
515	from defending herself or	himself or t	o summon assistance.
516			section <u>commits</u> is guilty
517	of a felony of the third o	degree, punis	hable as provided in s.
		Page 43 of 6	0

591-03137A-25 20251444c1 518 775.082, s. 775.083, or s. 775.084. 519 Section 12. Paragraph (e) of subsection (4) of section 520 397.417, Florida Statutes, is amended to read: 521 397.417 Peer specialists.-522 (4) BACKGROUND SCREENING.-523 (e) The background screening conducted under this 524 subsection must ensure that a peer specialist has not been 525 arrested for and is awaiting final disposition of, found guilty 526 of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, or been adjudicated delinquent and the 527 528 record has not been sealed or expunged for, any offense 529 prohibited under any of the following state laws or similar laws 530 of another jurisdiction: 1. Section 393.135, relating to sexual misconduct with 531 532 certain developmentally disabled clients and reporting of such 533 sexual misconduct. 534 2. Section 394.4593, relating to sexual misconduct with 535 certain mental health patients and reporting of such sexual 536 misconduct. 537 3. Section 409.920, relating to Medicaid provider fraud, if 538 the offense was a felony of the first or second degree. 539 4. Section 415.111, relating to abuse, neglect, or exploitation of vulnerable adults. 540 541 5. Any offense that constitutes domestic violence as defined in s. 741.28. 542 543 6. Section 777.04, relating to attempts, solicitation, and 544 conspiracy to commit an offense listed in this paragraph. 545 7. Section 782.04, relating to murder. 8. Section 782.07, relating to manslaughter; aggravated 546

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 manslaughter of an elderly person or a disabled adult; aggravated manslaughter of a child; or aggravated manslaughter of an officer, a firefighter, an emergency medical technician, or a paramedic. 9. Section 782.071, relating to vehicular homicide. 10. Section 782.09, relating to killing an unborn child by injury to the mother. 11. Chapter 784, relating to assault, battery, and culpable negligence, if the offense was a felony. 12. Section 787.01, relating to kidnapping. 13. Section 787.02, relating to false imprisonment. 14. Section 787.025, relating to leading, taking, enticing, or removing a minor beyond state limits, or concealing the location of a minor, with criminal intent pending custody proceedings. 16. Section 787.04(3), relating to leading, taking, enticing, or removing a minor beyond state limits, or concealing the location of a minor, with criminal intent pending dependency proceedings or proceedings concerning alleged abuse or neglect of a minor. 17. Section 790.115(1), relating to possessing an electric weapon or device, a destructive device, or any other weapon on school property. 19. Section 794.011, relating to prohibited acts of 		591-03137A-25 20251444c1
aggravated manslaughter of a child; or aggravated manslaughter of an officer, a firefighter, an emergency medical technician, or a paramedic. 9. Section 782.071, relating to vehicular homicide. 10. Section 782.09, relating to killing an unborn child by injury to the mother. 11. Chapter 784, relating to assault, battery, and culpable negligence, if the offense was a felony. 12. Section 787.01, relating to kidnapping. 13. Section 787.02, relating to false imprisonment. 14. Section 787.02, relating to luring or enticing a child. 15. Section 787.04(2), relating to leading, taking, enticing, or removing a minor beyond state limits, or concealing the location of a minor, with criminal intent pending custody proceedings. 16. Section 787.04(3), relating to leading, taking, enticing, or removing a minor beyond state limits, or concealing the location of a minor, with criminal intent pending dependency proceedings or proceedings concerning alleged abuse or neglect of a minor. 17. Section 790.115(1), relating to exhibiting firearms or weapons within 1,000 feet of a school. 18. Section 790.115(2) (b), relating to possessing an electric weapon or device, a destructive device, or any other weapon on school property. 19. Section 794.011, relating to sexual battery.	547	manslaughter of an elderly person or a disabled adult;
549of an officer, a firefighter, an emergency medical technician, or a paramedic.5509. Section 782.071, relating to vehicular homicide. 10. Section 782.09, relating to killing an unborn child by injury to the mother.55111. Chapter 784, relating to assault, battery, and culpable negligence, if the offense was a felony. 12. Section 787.01, relating to kidnapping. 13. Section 787.02, relating to false imprisonment. 14. Section 787.025, relating to luring or enticing a child.56015. Section 787.04(2), relating to leading, taking, enticing, or removing a minor beyond state limits, or concealing the location of a minor, with criminal intent pending custody proceedings.56116. Section 787.04(3), relating to leading, taking, enticing, or removing a minor beyond state limits, or concealing the location of a minor, with criminal intent pending dependency proceedings or proceedings concerning alleged abuse or neglect of a minor.56217. Section 790.115(1), relating to possessing an electric weapon or device, a destructive device, or any other weapon on school property. 19. Section 794.011, relating to sexual battery.	548	aggravated manslaughter of a child; or aggravated manslaughter
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 15. Section 787.04(2), relating to leading, taking, enticing, or removing a minor beyond state limits, or concealing the location of a minor, with criminal intent pending custody proceedings. 16. Section 787.04(3), relating to leading, taking, enticing, or removing a minor beyond state limits, or concealing the location of a minor, with criminal intent pending dependency proceedings or proceedings concerning alleged abuse or neglect of a minor. 17. Section 790.115(1), relating to exhibiting firearms or weapons within 1,000 feet of a school. 18. Section 790.115(2) (b), relating to possessing an electric weapon or device, a destructive device, or any other weapon on school property. 19. Section 794.011, relating to sexual battery. 	558	14. Section 787.025, relating to luring or enticing a
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563 proceedings. 564 16. Section 787.04(3), relating to leading, taking, 565 enticing, or removing a minor beyond state limits, or concealing 566 the location of a minor, with criminal intent pending dependency 567 proceedings or proceedings concerning alleged abuse or neglect 568 of a minor. 569 17. Section 790.115(1), relating to exhibiting firearms or 570 weapons within 1,000 feet of a school. 571 18. Section 790.115(2) (b), relating to possessing an 572 electric weapon or device, a destructive device, or any other 573 weapon on school property. 574 19. Section 794.011, relating to sexual battery.	561	enticing, or removing a minor beyond state limits, or concealing
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574 19. Section 794.011, relating to sexual battery.		
5/5 20. Former s. 794.041, relating to prohibited acts of		
	575	20. Former s. 794.041, relating to prohibited acts of

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591-03137A-25 20251444c1 576 persons in familial or custodial authority. 577 21. Section 794.05, relating to unlawful sexual activity 578 with certain minors. 579 22. Section 794.08, relating to female genital mutilation. 580 23. Section 796.07, relating to procuring another to commit 581 prostitution, except for those offenses expunged pursuant to s. 582 943.0583. 583 24. Section 798.02, relating to lewd and lascivious 584 behavior. 585 25. Chapter 800, relating to lewdness and indecent 586 exposure. 587 26. Section 806.01, relating to arson. 588 27. Section 810.02, relating to burglary, if the offense was a felony of the first degree. 589 28. Section 810.14, relating to voyeurism, if the offense 590 591 was a felony. 592 29. Section 810.145, relating to digital voyeurism, if the 593 offense was a felony. 594 30. Section 812.13, relating to robbery. 595 31. Section 812.131, relating to robbery by sudden 596 snatching. 597 32. Section 812.133, relating to carjacking. 598 33. Section 812.135, relating to home-invasion robbery. 34. Section 817.034, relating to communications fraud, if 599 600 the offense was a felony of the first degree. 601 35. Section 817.234, relating to false and fraudulent 602 insurance claims, if the offense was a felony of the first or 603 second degree. 36. Section 817.50, relating to fraudulently obtaining 604

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605	goods or services from a health care provider and false reports
606	of a communicable disease.
607	37. Section 817.505, relating to patient brokering.
608	38. Section 817.568, relating to fraudulent use of personal
609	identification, if the offense was a felony of the first or
610	second degree.
611	39. Section 825.102, relating to abuse, aggravated abuse,
612	or neglect of an elderly person or a disabled adult.
613	40. Section 825.1025, relating to lewd or lascivious
614	offenses committed upon or in the presence of an elderly person
615	or a disabled person.
616	41. Section 825.103, relating to exploitation of an elderly
617	person or a disabled adult, if the offense was a felony.
618	42. Section 826.04, relating to incest.
619	43. Section 827.03, relating to child abuse, aggravated
620	child abuse, or neglect of a child.
621	44. Section 827.04, relating to contributing to the
622	delinquency or dependency of a child.
623	45. Former s. 827.05, relating to negligent treatment of
624	children.
625	46. Section 827.071, relating to sexual performance by a
626	child.
627	47. Section 831.30, relating to fraud in obtaining
628	medicinal drugs.
629	48. Section 831.31, relating to the sale; manufacture;
630	delivery; or possession with intent to sell, manufacture, or
631	deliver of any counterfeit controlled substance, if the offense
632	was a felony.
633	49. Section 843.01, relating to resisting arrest with
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634	violence.
635	50. Section 843.025, relating to <u>interfering with</u> depriving
636	a law enforcement, correctional, or correctional probation
637	officer's officer of the means of protection or communication.
638	51. Section 843.12, relating to aiding in an escape.
639	52. Section 843.13, relating to aiding in the escape of
640	juvenile inmates of correctional institutions.
641	53. Chapter 847, relating to obscenity.
642	54. Section 874.05, relating to encouraging or recruiting
643	another to join a criminal gang.
644	55. Chapter 893, relating to drug abuse prevention and
645	control, if the offense was a felony of the second degree or
646	greater severity.
647	56. Section 895.03, relating to racketeering and collection
648	of unlawful debts.
649	57. Section 896.101, relating to the Florida Money
650	Laundering Act.
651	58. Section 916.1075, relating to sexual misconduct with
652	certain forensic clients and reporting of such sexual
653	misconduct.
654	59. Section 944.35(3), relating to inflicting cruel or
655	inhuman treatment on an inmate resulting in great bodily harm.
656	60. Section 944.40, relating to escape.
657	61. Section 944.46, relating to harboring, concealing, or
658	aiding an escaped prisoner.
659	62. Section 944.47, relating to introduction of contraband
660	into a correctional institution.
661	63. Section 985.701, relating to sexual misconduct in
662	juvenile justice programs.

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663	64. Section 985.711, relating to introduction of contraband
664	into a detention facility.
665	Section 13. Paragraph (b) of subsection (4) of section
666	420.6241, Florida Statutes, is amended to read:
667	420.6241 Persons with lived experience
668	(4) BACKGROUND SCREENING
669	(b) The background screening conducted under this
670	subsection must ensure that the qualified applicant has not been
671	arrested for and is not awaiting final disposition of, has not
672	been found guilty of, regardless of adjudication, or entered a
673	plea of nolo contendere or guilty to, or has not been
674	adjudicated delinquent and the record has been sealed or
675	expunged for, any offense prohibited under any of the following
676	state laws or similar laws of another jurisdiction:
677	1. Section 393.135, relating to sexual misconduct with
678	certain developmentally disabled clients and reporting of such
679	sexual misconduct.
680	2. Section 394.4593, relating to sexual misconduct with
681	certain mental health patients and reporting of such sexual
682	misconduct.
683	3. Section 409.920, relating to Medicaid provider fraud, if
684	the offense is a felony of the first or second degree.
685	4. Section 415.111, relating to criminal penalties for
686	abuse, neglect, or exploitation of vulnerable adults.
687	5. Any offense that constitutes domestic violence, as
688	defined in s. 741.28.
689	6. Section 777.04, relating to attempts, solicitation, and
690	conspiracy to commit an offense listed in this paragraph.
691	7. Section 782.04, relating to murder.

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692	8. Section 782.07, relating to manslaughter, aggravated
693	manslaughter of an elderly person or a disabled adult,
694	aggravated manslaughter of a child, or aggravated manslaughter
695	of an officer, a firefighter, an emergency medical technician,
696	or a paramedic.
697	9. Section 782.071, relating to vehicular homicide.
698	10. Section 782.09, relating to killing of an unborn child
699	by injury to the mother.
700	11. Chapter 784, relating to assault, battery, and culpable
701	negligence, if the offense is a felony.
702	12. Section 787.01, relating to kidnapping.
703	13. Section 787.02, relating to false imprisonment.
704	14. Section 787.025, relating to luring or enticing a
705	child.
706	15. Section 787.04(2), relating to leading, taking,
707	enticing, or removing a minor beyond the state limits, or
708	concealing the location of a minor, with criminal intent pending
709	custody proceedings.
710	16. Section 787.04(3), relating to leading, taking,
711	enticing, or removing a minor beyond the state limits, or
712	concealing the location of a minor, with criminal intent pending
713	dependency proceedings or proceedings concerning alleged abuse
714	or neglect of a minor.
715	17. Section 790.115(1), relating to exhibiting firearms or
716	weapons within 1,000 feet of a school.
717	18. Section 790.115(2)(b), relating to possessing an
718	electric weapon or device, a destructive device, or any other
719	weapon on school property.
720	19. Section 794.011, relating to sexual battery.
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591-03137A-25 20251444c1 721 20. Former s. 794.041, relating to prohibited acts of 722 persons in familial or custodial authority. 723 21. Section 794.05, relating to unlawful sexual activity 724 with certain minors. 725 22. Section 794.08, relating to female genital mutilation. 726 23. Section 796.07, relating to procuring another to commit 727 prostitution, except for those offenses expunged pursuant to s. 728 943.0583. 729 24. Section 798.02, relating to lewd and lascivious 730 behavior. 731 25. Chapter 800, relating to lewdness and indecent 732 exposure. 733 26. Section 806.01, relating to arson. 27. Section 810.02, relating to burglary, if the offense is 734 735 a felony of the first degree. 736 28. Section 810.14, relating to voyeurism, if the offense 737 is a felony. 738 29. Section 810.145, relating to digital video voyeurism, 739 if the offense is a felony. 740 30. Section 812.13, relating to robbery. 741 31. Section 812.131, relating to robbery by sudden 742 snatching. 743 32. Section 812.133, relating to carjacking. 33. Section 812.135, relating to home-invasion robbery. 744 34. Section 817.034, relating to communications fraud, if 745 746 the offense is a felony of the first degree. 747 35. Section 817.234, relating to false and fraudulent 748 insurance claims, if the offense is a felony of the first or 749 second degree.

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750	36. Section 817.50, relating to fraudulently obtaining
751	goods or services from a health care provider and false reports
752	of a communicable disease.
753	37. Section 817.505, relating to patient brokering.
754	38. Section 817.568, relating to fraudulent use of personal
755	identification, if the offense is a felony of the first or
756	second degree.
757	39. Section 825.102, relating to abuse, aggravated abuse,
758	or neglect of an elderly person or a disabled adult.
759	40. Section 825.1025, relating to lewd or lascivious
760	offenses committed upon or in the presence of an elderly person
761	or a disabled person.
762	41. Section 825.103, relating to exploitation of an elderly
763	person or a disabled adult, if the offense is a felony.
764	42. Section 826.04, relating to incest.
765	43. Section 827.03, relating to child abuse, aggravated
766	child abuse, or neglect of a child.
767	44. Section 827.04, relating to contributing to the
768	delinquency or dependency of a child.
769	45. Former s. 827.05, relating to negligent treatment of
770	children.
771	46. Section 827.071, relating to sexual performance by a
772	child.
773	47. Section 831.30, relating to fraud in obtaining
774	medicinal drugs.
775	48. Section 831.31, relating to the sale, manufacture,
776	delivery, or possession with intent to sell, manufacture, or
777	deliver any counterfeit controlled substance, if the offense is
778	a felony.

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779	49. Section 843.01, relating to resisting arrest with
780	violence.
781	50. Section 843.025, relating to <u>interfering with</u> depriving
782	a law enforcement, correctional, or correctional probation
783	officer's officer of the means of protection or communication.
784	51. Section 843.12, relating to aiding in an escape.
785	52. Section 843.13, relating to aiding in the escape of
786	juvenile inmates of correctional institutions.
787	53. Chapter 847, relating to obscenity.
788	54. Section 874.05, relating to encouraging or recruiting
789	another to join a criminal gang.
790	55. Chapter 893, relating to drug abuse prevention and
791	control, if the offense is a felony of the second degree or
792	greater severity.
793	56. Section 895.03, relating to racketeering and collection
794	of unlawful debts.
795	57. Section 896.101, relating to the Florida Money
796	Laundering Act.
797	58. Section 916.1075, relating to sexual misconduct with
798	certain forensic clients and reporting of such sexual
799	misconduct.
800	59. Section 944.35(3), relating to inflicting cruel or
801	inhuman treatment on an inmate, resulting in great bodily harm.
802	60. Section 944.40, relating to escape.
803	61. Section 944.46, relating to harboring, concealing, or
804	aiding an escaped prisoner.
805	62. Section 944.47, relating to introduction of contraband
806	into a correctional institution.
807	63. Section 985.701, relating to sexual misconduct in

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591-03137A-25 20251444c1 808 juvenile justice programs. 809 64. Section 985.711, relating to introduction of contraband 810 into a detention facility. Section 14. Paragraph (xx) of subsection (2) of section 811 812 435.04, Florida Statutes, is amended to read: 813 435.04 Level 2 screening standards.-814 (2) The security background investigations under this 815 section must ensure that persons subject to this section have not been arrested for and are awaiting final disposition of; 816 have not been found guilty of, regardless of adjudication, or 817 818 entered a plea of nolo contendere or quilty to; or have not been 819 adjudicated delinguent and the record has not been sealed or 820 expunged for, any offense prohibited under any of the following provisions of state law or similar law of another jurisdiction: 821 822 (xx) Section 843.025, relating to interfering with 823 depriving a law enforcement, correctional, or correctional 824 probation officer's officer means of protection or 825 communication. 826 Section 15. Paragraph (b) of subsection (1) of section 827 914.25, Florida Statutes, is amended to read: 828 914.25 Protective services for certain victims and 829 witnesses.-830 (1) For purposes of this section, the term: 831 (b) "Serious felony offense" means one of the following 832 offenses, including an attempt, solicitation, or conspiracy to 833 commit one of the following offenses: murder, manslaughter, 834 sexual battery, aggravated stalking, aggravated battery, 835 carjacking, home invasion robbery, burglary, arson, robbery, kidnapping, racketeering, or trafficking in a controlled 836

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CODING: Words stricken are deletions; words underlined are additions.

CS for SB 1444

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837	substance, battery by strangulation, human smuggling, human
838	trafficking, or any other felony that involves the use or threat
839	of physical force or violence against any individual.
840	Section 16. For the purpose of incorporating the amendment
841	made by this act to section 914.25, Florida Statutes, in
842	references thereto, subsections (1), (2), and (5) of section
843	914.27, Florida Statutes, are reenacted to read:
844	914.27 Confidentiality of victim and witness information
845	(1) Information held by any state or local law enforcement
846	agency, state attorney, the statewide prosecutor, the Victim and
847	Witness Protection Review Committee created pursuant to s.
848	943.031, or the Department of Law Enforcement which discloses:
849	(a) The identity or location of a victim or witness who has
850	been identified or certified for protective or relocation
851	services pursuant to s. 914.25;
852	(b) The identity or location of an immediate family member
853	of a victim or witness who has been identified or certified
854	pursuant to s. 914.25;
855	(c) Relocation sites, techniques, or procedures utilized or
856	developed as a result of the victim and witness protective
857	services afforded by s. 914.25; or
858	(d) The identity or relocation site of any victim, witness,
859	or immediate family member of a victim or witness who has made a
860	relocation of permanent residence by reason of the victim's or
861	witness's involvement in the investigation or prosecution giving
862	rise to certification for protective or relocation services
863	pursuant to s. 914.25;
864	
865	is confidential and exempt from the provisions of s. 119.07(1)

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591-03137A-25 20251444c1 866 and s. 24(a), Art. I of the State Constitution. Such information 867 may be shared by law enforcement agencies, state attorneys, and 868 the statewide prosecutor to facilitate the protective or 869 relocation services provided pursuant to s. 914.25 and to 870 support the prosecution efforts of the state attorneys and the 871 statewide prosecutor. Any information so shared must remain 872 confidential and exempt in the hands of any agency or entity to 873 which the information is provided. 874 (2) If a victim or witness is identified for protective services under s. 914.25 and is later denied certification, the 875 876 identity and location information exempt pursuant to paragraphs 877 (1) (a) and (b) becomes public information, unless otherwise 878 provided by law. 879 (5) For the purposes of effectively implementing s. 914.25, 880 any state or local law enforcement agency, state attorney, or 881 the statewide prosecutor may provide written notification to an 882 agency as defined in s. 119.011 or to a business entity 883 operating under contract with, licensed by, or having any other 884 business relationship with an agency, or providing services 885 pursuant to s. 914.25, that information described in subsection 886 (1) held by that agency or business is confidential and exempt 887 from public disclosure. The state or local law enforcement 888 agency, state attorney, or the statewide prosecutor providing 889 such written notification shall also provide written notification to the agency or business as to when, in accordance 890 891 with this section, identity and location information exempted 892 pursuant to paragraphs (1) (a) and (b) can be made publicly 893 available.

894

Section 17. For the purpose of incorporating the amendment

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591-03137A-25 20251444c1 895 made by this act to section 914.25, Florida Statutes, in a 896 reference thereto, paragraph (c) of subsection (8) of section 897 943.031, Florida Statutes, is reenacted to read: 898 943.031 Florida Violent Crime and Drug Control Council.-899 (8) VICTIM AND WITNESS PROTECTION REVIEW COMMITTEE.-900 (c) The lead law enforcement agency providing victim or 901 witness protective or temporary relocation services pursuant to 902 the provisions of s. 914.25 may submit a request for 903 reimbursement to the Victim and Witness Protection Review 904 Committee in a format approved by the committee. The lead law 905 enforcement agency shall submit such reimbursement request on 906 behalf of all law enforcement agencies that cooperated in 907 providing protective or temporary relocation services related to 908 a particular criminal investigation or prosecution. As part of 909 the reimbursement request, the lead law enforcement agency must 910 indicate how any reimbursement proceeds will be distributed 911 among the agencies that provided protective or temporary 912 relocation services. 913 Section 18. Effective July 1, 2025, paragraph (a) of

913 Section 18. Effective July 1, 2025, paragraph (a) of 914 subsection (2) of section 943.0595, Florida Statutes, is 915 amended, and paragraph (e) is added to subsection (3) of that 916 section, to read:

917 943.0595 Automatic sealing of criminal history records;918 confidentiality of related court records.-

919

(2) ELIGIBILITY.-

920 (a) The department shall automatically seal a criminal
921 history record that does not result from an indictment,
922 information, or other charging document for a forcible felony as
923 defined in s. 776.08 or for an offense enumerated in s.

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I	591-03137A-25 20251444c1
924	943.0435(1)(h)1.a.(I), if:
925	1. An indictment, information, or other charging document
926	was not filed or issued in the case giving rise to the criminal
927	history record.
928	2. An indictment, information, or other charging document
929	was filed in the case giving rise to the criminal history
930	record, but was dismissed or nolle prosequi by the state
931	attorney or statewide prosecutor or was dismissed by a court of
932	competent jurisdiction as to all counts. However, a person is
933	not eligible for automatic sealing under this section if the
934	dismissal was pursuant to s. 916.145 or s. 985.19.
935	1.3. A not guilty verdict was rendered by a judge or jury
936	as to all counts. However, a person is not eligible for
937	automatic sealing under this section if the defendant was found
938	not guilty by reason of insanity.
939	2.4. A judgment of acquittal was rendered by a judge as to
940	all counts.
941	(3) PROCESS FOR AND EFFECT OF AUTOMATIC SEALING
942	(e) This section does not limit a prosecutor from accessing
943	a criminal history record sealed pursuant to this section to
944	determine an appropriate plea offer, to access evidence that can
945	be used in a prosecution, or to determine eligibility for
946	diversion.
947	Section 19. Effective July 1, 2025, section 943.0413,
948	Florida Statutes, is created to read:
949	943.0413 Critical Infrastructure Mapping Grant Program
950	(1)(a) Subject to legislative appropriation, the Critical
951	Infrastructure Mapping Grant Program is created within the
952	department to support the ongoing assessment of this state's

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953	vulnerability to, and ability to detect, prevent, prepare for,
954	respond to, and recover from, acts of terrorism within or
955	affecting this state.
956	(b) The state, or any law enforcement agency, county,
957	municipality, or other political subdivision of this state, or
958	any agent thereof, which has constitutional or statutory
959	authority to employ or appoint law enforcement officers, is
960	eligible to receive funding from the grant program to map
961	critical infrastructure locations that meet the requirements of
962	this section.
963	(2) Grant funds may be used to map critical infrastructure
964	as defined in s. 812.141, public gathering places, places of
965	worship, and any other locations for which a map would be deemed
966	of high value for facilitating an emergency response.
967	(3) Each map of such locations must be created in an
968	electronic or digital format and must be provided to all local,
969	state, and federal responding agencies that request such maps
970	for use in responding to emergencies. Each map must satisfy all
971	of the following requirements:
972	(a) Be compatible with and integrate into the department's
973	statewide database and be compatible with software platforms
974	used by local, state, and federal public safety agencies that
975	provide emergency services to the specific location for which
976	the data is provided without requiring such agencies to purchase
977	additional software or requiring a fee to view or access the
978	data.
979	(b) Be in a printable format and, if requested, be in a
980	digital file format that can be integrated into interactive
981	mobile platforms currently in use.

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982	(c) Be verified for accuracy, which must include a walk-
983	through of a building or grounds.
984	(d) Be oriented to true north.
985	(e) Be overlaid on current aerial imagery.
986	(f) Contain site-specific labeling that matches the
987	structure of the building, including, but not limited to, room
988	labels, hallway names, and external door or stairwell numbers
989	and locations of hazards, critical utility locations, key boxes,
990	automated external defibrillators, and trauma kits.
991	(g) Contain site-specific labeling that matches the
992	grounds, including, but not limited to, parking areas,
993	surrounding roads, and neighboring properties.
994	(h) Be overlaid with gridded x and y coordinates.
995	(4) The department may adopt rules to administer this
996	section.
997	Section 20. Except as otherwise expressly provided in this
998	act and except for this section, which shall take effect July 1,
999	2025, this act shall take effect October 1, 2025.