

LEGISLATIVE ACTION

Senate Comm: RCS 03/25/2025 House

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

Senate Substitute for Amendment (193322) (with title amendment)

Delete everything after the enacting clause

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and insert:
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Section 1. Section 796.011, Florida Statutes, is created to read:

796.011 Definitions.—As used in this chapter, the term:

 "Adult" means an individual 18 years of age or older.
 "Assignation" means the making of any appointment or

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11	engagement for prostitution or lewdness, or any act in				
12	furtherance of such appointment or engagement.				
13	(3) "Commercial sex" means engaging in sexual activity in				
14	exchange for something of value. The term includes prostitution.				
15	(4) "Female genitals" includes the labia minora, labia				
16	majora, clitoris, vulva, hymen, and vagina.				
17	(5) "Lewdness" means any indecent or obscene act.				
18	(6) "Prostitution" means voluntarily engaging in, agreeing				
19	to engage in, or offering to engage in commercial sex.				
20	(7) "Sexual activity" means oral, anal, or female genital				
21	penetration by, or union with, the sexual organ of another; anal				
22	or female genital penetration of another by any other object; or				
23	the handling or fondling of the sexual organ of another for the				
24	purpose of masturbation. The term does not include acts done for				
25	bona fide medical purposes.				
26	Section 2. Section 796.031, Florida Statutes, is created to				
27	read:				
28	796.031 Prostitution, lewdness, and assignation prohibited;				
29	penalties				
30	(1) It is unlawful for an adult to offer to commit, to				
31	commit, or to engage in prostitution, lewdness, or assignation.				
32	(2) In the trial of a person charged with a violation of				
33	this section, testimony concerning the reputation of any place,				
34	structure, building, or conveyance involved in the charge;				
35	testimony concerning the reputation of any person residing in,				
36	operating, or frequenting such place, structure, building, or				
37	conveyance; and testimony concerning the reputation of the				
38	defendant is admissible in evidence in support of the charge.				
39	(3)(a) A person who violates this section commits a				

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40	misdemeanor of the second degree, punishable as provided in s.				
41	<u>775.082 or s. 775.083.</u>				
42	(b) In addition to any other penalty imposed, the court				
43	shall order a person sentenced for a violation of this section				
44	to attend an educational program about the negative effects of				
45	commercial sex and human trafficking. The educational program				
46	may be offered by a secular or faith-based provider.				
47	(c) A judicial circuit may establish an educational program				
48	for persons convicted of or charged with a violation of this				
49	section, to include education on:				
50	1. The relationship between demand for commercial sex and				
51	human trafficking;				
52	2. The impact of human trafficking on victims;				
53	3. Coercion, consent, and sexual violence;				
54	4. The health and legal consequences of commercial sex;				
55	5. The negative impact of commercial sex on prostituted				
56	persons and the community; and				
57	6. The reasons and motivations for engaging in				
58	prostitution.				
59	Section 3. Section 796.04, Florida Statutes, is repealed.				
60	Section 4. Section 796.06, Florida Statutes, is amended to				
61	read:				
62	796.06 <u>Maintaining</u> Renting space to be used for <u>commercial</u>				
63	sex lewdness, assignation, or prostitution				
64	(1) It is unlawful <u>for a person</u> to <u>:</u>				
65	(a) Own, establish, maintain, operate, use, let, or rent <u>a</u>				
66	<u>building, residence, any</u> place, <u>or</u> structure, <u>in whole or in</u> or				
67	part thereof , <u>or a</u> trailer or <u>any</u> other conveyance, <u>when such</u>				
68	person knows, or should have known, with the knowledge that it				
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COMMITTEE AMENDMENT

Florida Senate - 2025 Bill No. SB 1660

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69	will be used for the purpose of <u>commercial sex</u> lewdness,					
70	assignation, or prostitution.					
71	(b) Receive, or to offer or agree to receive, a person into					
72	a building, residence, place, or structure, or a trailer or any					
73	other conveyance, for the purpose of commercial sex or to allow					
74	a person to remain there for such purpose.					
75	(2) A person who violates this section commits:					
76	(a) A <u>felony</u> misdemeanor of the <u>third</u> first degree for a					
77	first violation, punishable as provided in s. 775.082 or s.					
78	775.083.					
79	(b) A felony of the <u>second</u> third degree for a second or					
80	subsequent violation, punishable as provided in s. 775.082, s.					
81	775.083, or s. 775.084.					
82	(3) In the trial of a person charged with a violation of					
83	this section, testimony concerning the reputation of any place,					
84	structure, building, or conveyance involved in the charge;					
85	testimony concerning the reputation of any person residing in,					
86	operating, or frequenting such place, structure, building, or					
87	conveyance; and testimony concerning the reputation of the					
88	defendant is admissible in evidence in support of the charge.					
89	(4) If such building, residence, place, structure, or					
90	trailer or any other conveyance that is owned, established,					
91	maintained, or operated is a massage establishment that is or					
92	should be licensed under s. 480.043, the offense must be					
93	reclassified to the next higher degree, as follows:					
94	(a) A felony of the third degree is reclassified as a					
95	felony of the second degree, punishable as provided in s.					
96	775.082, s. 775.083, or s. 775.084.					
97	(b) A felony of the second degree is reclassified as a					

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98	felony of the first degree, punishable as provided in s.				
99	775.082, s. 775.083, or s. 775.084.				
100	Section 5. Section 796.07, Florida Statutes, is amended to				
101	read:				
102	796.07 Prohibiting prostitution and related acts				
103	(1) As used in this section:				
104	(a) "Assignation" means the making of any appointment or				
105	engagement for prostitution or lewdness, or any act in				
106	furtherance of such appointment or engagement.				
107	(b) "Female genitals" includes the labia minora, labia				
108	majora, clitoris, vulva, hymen, and vagina.				
109	(c) "Lewdness" means any indecent or obscene act.				
110	(d) "Prostitution" means the giving or receiving of the				
111	body for sexual activity for hire but excludes sexual activity				
112	between spouses.				
113	(e) "Sexual activity" means oral, anal, or female genital				
114	penetration by, or union with, the sexual organ of another; anal				
115	or female genital penetration of another by any other object; or				
116	the handling or fondling of the sexual organ of another for the				
117	purpose of masturbation; however, the term does not include acts				
118	done for bona fide medical purposes.				
119	(2) It is unlawful <u>for a person</u> ÷				
120	(a) to provide, or offer to provide, something of value in				
121	exchange for sexual activity own, establish, maintain, or				
122	operate any place, structure, building, or conveyance for the				
123	purpose of lewdness, assignation, or prostitution.				
124	(b) To offer, or to offer or agree to secure, another for				
125	the purpose of prostitution or for any other lewd or indecent				
126	act.				



127	(c) To receive, or to offer or agree to receive, any person
128	into any place, structure, building, or conveyance for the
129	purpose of prostitution, lewdness, or assignation, or to permit
130	any person to remain there for such purpose.
131	(d) To direct, take, or transport, or to offer or agree to
132	direct, take, or transport, any person to any place, structure,
133	or building, or to any other person, with knowledge or
134	reasonable cause to believe that the purpose of such directing,
135	taking, or transporting is prostitution, lewdness, or
136	assignation.
137	(c) For a person 18 years of age or older to offer to
138	commit, or to commit, or to engage in, prostitution, lewdness,
139	or assignation.
140	(f) To solicit, induce, entice, or procure another to
141	commit prostitution, lewdness, or assignation.
142	(g) To reside in, enter, or remain in, any place,
143	structure, or building, or to enter or remain in any conveyance,
144	for the purpose of prostitution, lewdness, or assignation.
145	(h) To aid, abet, or participate in any of the acts or
146	things enumerated in this subsection.
147	(i) To purchase the services of any person engaged in
148	prostitution.
149	(2) (3) (a) In the trial of a person charged with a violation
150	of this section, testimony concerning the reputation of any
151	place, structure, building, or conveyance involved in the
152	charge, testimony concerning the reputation of any person
153	residing in, operating, or frequenting such place, structure,
154	building, or conveyance, and testimony concerning the reputation
155	of the defendant is admissible in evidence in support of the

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156	charge.				
157	(b) Notwithstanding any other provision of law, a police				
158	officer may testify as an offended party in an action regarding				
159	charges filed pursuant to this section.				
160	<u>(3)(a)</u> (4)(a) A person who violates any provision of this				
161	section, other than paragraph (2)(f), commits:				
162	1. A <u>felony</u> misdemeanor of the <u>third</u> second degree for a				
163	first violation, punishable as provided in s. 775.082 or s.				
164	775.083.				
165	2. A <u>felony</u> misdemeanor of the <u>third</u> first degree for a				
166	second violation, punishable as provided in s. 775.082 or s.				
167	775.083.				
168	3. A felony of the <u>second</u> third degree for a third or				
169	subsequent violation, punishable as provided in s. 775.082, s.				
170	775.083, or s. 775.084.				
171	(b) A person who is charged with a third or subsequent				
172	violation of this section, other than paragraph (2)(f), shall be				
173	offered admission to a pretrial intervention program or a				
174	substance abuse treatment program as provided in s. 948.08.				
175	(5)(a) A person who violates paragraph (2)(f) commits:				
176	1. A misdemeanor of the first degree for a first violation,				
177	punishable as provided in s. 775.082 or s. 775.083.				
178	2. A felony of the third degree for a second violation,				
179	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.				
180	3. A felony of the second degree for a third or subsequent				
181	violation, punishable as provided in s. 775.082, s. 775.083, or				
182	s. 775.084.				
183	(b) In addition to any other penalty imposed, <u>if a</u>				
184	violation of this section results in any judicial disposition				

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0	ther than acquittal or dismissal, the court <u>must</u> shall order				
t	the defendant a person convicted of a violation of paragraph				
-((2)(f) to:				
	1. Perform 100 hours of community service;-				
	2. Pay for and attend an educational program, which may be				
0	ffered by a secular or faith-based provider, on the negative				
e	ffects of commercial sexual activity; as described in				
s	ubsection (8), if such a program exists in the judicial circuit				
÷	n which the offender is sentenced				
	3. Pay a civil penalty of \$5,000. Of the proceeds from each				
<u>p</u>	enalty assessed under this subparagraph, the first \$500 must be				
<u>p</u>	aid to the circuit court administrator for the sole purpose of				
<u>p</u>	aying the administrative costs of treatment-based drug court				
<u>p</u>	rograms provided under s. 397.334. The remainder of the penalty				
a	ssessed must be deposited in the Operations and Maintenance				
Т	rust Fund of the Department of Children and Families for the				
S	ole purpose of funding safe houses and safe foster homes as				
<u>p</u>	rovided in s. 409.1678; and				
	4. Receive sexually transmitted disease testing at a				
r	ecognized medical facility.				
	(c) <u>A judicial circuit may establish an educational program</u>				
f	or persons convicted of or charged with a violation of this				
S	ection, to include education on:				
	1. The relationship between demand for commercial sex and				
h	uman trafficking;				
	2. The impact of human trafficking on victims;				
	3. Coercion, consent, and sexual violence;				
	4. The health and legal consequences of commercial sex;				
	5. The negative impact of commercial sex on prostituted				

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214 <u>persons and the community; and</u> 215 <u>6. The reasons and motivations for engaging in prostitution</u> 216 In addition to any other penalty imposed, the court shall 217 sentence a person convicted of a second or subsequent violation 218 of paragraph (2)(f) to a minimum mandatory period of 219 incarceration of 10 days.

220 (d)1. If a person who violates this section paragraph 221 $\frac{(2)(f)}{(2)(f)}$ uses a vehicle in the course of the violation, the judge, upon the person's conviction, may issue an order for the 2.2.2 223 impoundment or immobilization of the vehicle for a period of up 224 to 60 days. The order of impoundment or immobilization must 225 include the names and telephone numbers of all immobilization 226 agencies meeting all of the conditions of s. 316.193(13). Within 227 7 business days after the date that the court issues the order 228 of impoundment or immobilization, the clerk of the court must 229 send notice by certified mail, return receipt requested, to the 230 registered owner of the vehicle, if the registered owner is a 231 person other than the defendant, and to each person of record 232 claiming a lien against the vehicle.

233 2. The owner of the vehicle may request the court to 234 dismiss the order. The court must dismiss the order, and the 235 owner of the vehicle will incur no costs, if the owner of the 236 vehicle alleges and the court finds to be true any of the 237 following:

a. The owner's family has no other private or public meansof transportation;

b. The vehicle was stolen at the time of the offense;

c. The owner purchased the vehicle after the offense wascommitted, and the sale was not made to circumvent the order and

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243 allow the defendant continued access to the vehicle; or 244 d. The vehicle is owned by the defendant but is operated solely by employees of the defendant or employees of a business 245 246 owned by the defendant.

3. If the court denies the request to dismiss the order, the petitioner may request an evidentiary hearing. If, at the evidentiary hearing, the court finds to be true any of the circumstances described in sub-subparagraphs 2.a.-d. subsubparagraphs (d)2.a.-d., the court must dismiss the order and the owner of the vehicle will incur no costs.

(6) A person who violates paragraph (2) (f) shall be assessed a civil penalty of \$5,000 if the violation results in any judicial disposition other than acquittal or dismissal. Of the proceeds from each penalty assessed under this subsection, the first \$500 shall be paid to the circuit court administrator for the sole purpose of paying the administrative costs of treatment-based drug court programs provided under s. 397.334. The remainder of the penalty assessed shall be deposited in the Operations and Maintenance Trust Fund of the Department of Children and Families for the sole purpose of funding safe houses and safe foster homes as provided in s. 409.1678.

(7)—If the place, structure, building, or conveyance that 265 is owned, established, maintained, or operated in violation of paragraph (2) (a) is a massage establishment that is or should be licensed under s. 480.043, the offense shall be reclassified to the next higher degree as follows:

269 (a) A misdemeanor of the second degree for a first 270 violation is reclassified as a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 271

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272	(b) A misdemeanor of the first degree for a second				
273	violation is reclassified as a felony of the third degree,				
274	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.				
275	(c) A felony of the third degree for a third or subsequent				
276	violation is reclassified as a felony of the second degree,				
277	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.				
278	(8)(a) A judicial circuit may establish an educational				
279	program for persons convicted of or charged with a violation of				
280	paragraph (2)(f), to include education on:				
281	1. The relationship between demand for commercial sex and				
282	human trafficking.				
283	2. The impact of human trafficking on victims.				
284	3. Coercion, consent, and sexual violence.				
285	4. The health and legal consequences of commercial sex.				
286	5. The negative impact of commercial sex on prostituted				
287	persons and the community.				
288	6. The reasons and motivations for engaging in				
289	prostitution.				
290	(b) An educational program may include a program offered by				
291	a faith-based provider.				
292	Section 6. Paragraph (d) of subsection (3) of section				
293	921.0022, Florida Statutes, is amended to read:				
294	921.0022 Criminal Punishment Code; offense severity ranking				
295	chart				
296	(3) OFFENSE SEVERITY RANKING CHART				
297	(d) LEVEL 4				
298					
	Florida Felony				
	Statute Degree Description				
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299			
	104.155	3rd	Unqualified noncitizen
			electors voting; aiding
			or soliciting
			noncitizen electors in
			voting.
300	316.1935(3)(a)	2nd	Driving at high speed
	510.1955 (5) (d)	2114	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.
301			
	499.0051(1)	3rd	Failure to maintain or
			deliver transaction
			history, transaction information, or
			transaction statements.
302			clansaction statements.
	499.0051(5)	2nd	Knowing sale or
			delivery, or possession
			with intent to sell,
			contraband prescription
			drugs.
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304	517.07(1)	3rd	Failure to register securities.
304	517.12(1)	3rd	Failure of dealer or associated person of a dealer of securities to register.
305	784.031	3rd	Battery by strangulation.
307	784.07(2)(b)	3rd	Battery of law enforcement officer, firefighter, etc.
308	784.074(1)(c)	3rd	Battery of sexually violent predators facility staff.
	784.075	3rd	Battery on detention or commitment facility staff.
309	784.078	3rd	Battery of facility employee by throwing, tossing, or expelling certain fluids or materials.
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311	784.08(2)(c)	3rd	Battery on a person 65 years of age or older.
312	784.081(3)	3rd	Battery on specified official or employee.
	784.082(3)	3rd	Battery by detained person on visitor or other detainee.
313	784.083(3)	3rd	Battery on code inspector.
314	784.085	3rd	Battery of child by throwing, tossing, projecting, or expelling certain fluids or materials.
315	787.03(1)	3rd	Interference with custody; wrongly takes minor from appointed guardian.
316	787.04(2)	3rd	Take, entice, or remove child beyond state limits with criminal intent pending custody proceedings.

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317			
	787.04(3)	3rd	Carrying child beyond state lines with criminal intent to avoid producing child at custody hearing or delivering to
21.0			designated person.
318 319	787.07	3rd	Human smuggling.
519	790.115(1)	3rd	Exhibiting firearm or weapon within 1,000 feet of a school.
320			
	790.115(2)(b)	3rd	Possessing electric weapon or device, destructive device, or other weapon on school property.
321			1 1 2
	790.115(2)(c)	3rd	Possessing firearm on school property.
322	794.051(1)	3rd	Indecent, lewd, or lascivious touching of certain minors.
323	<u>796.07(3)(a)2.</u>	<u>3rd</u>	Prostitution or related

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324			acts; second violation.
	800.04(7)(c)	3rd	Lewd or lascivious exhibition; offender less than 18 years.
325	806.135	2nd	Destroying or
			demolishing a memorial or historic property.
326	810.02(4)(a)	3rd	Burglary, or attempted burglary, of an unoccupied structure; unarmed; no assault or battery.
327	810.02(4)(b)	3rd	Burglary, or attempted burglary, of an unoccupied conveyance; unarmed; no assault or battery.
328	810.06	3rd	Burglary; possession of
329			tools.
	810.08(2)(c)	3rd	Trespass on property, armed with firearm or dangerous weapon.
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331	810.145(3)(b)	3rd	Digital voyeurism dissemination.
	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000 or more but less than \$20,000.
332	812.014 (2)(c)4. & 610.	3rd	Grand theft, 3rd degree; specified items.
333	812.014(2)(d)2.	3rd	Grand theft, 3rd degree; \$750 or more taken from dwelling or its unenclosed curtilage.
334	812.014(2)(e)3.	3rd	Petit theft, 1st degree; less than \$40 taken from dwelling or its unenclosed curtilage with two or more prior theft convictions.
335	812.0195(2)	3rd	Dealing in stolen property by use of the Internet; property stolen \$300 or more.

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336			
337	817.505(4)(a)	3rd	Patient brokering.
337	817.563(1)	3rd	Sell or deliver substance other than controlled substance agreed upon, excluding s. 893.03(5) drugs.
339	817.568(2)(a)	3rd	Fraudulent use of personal identification information.
340	817.5695(3)(c)	3rd	Exploitation of person 65 years of age or older, value less than \$10,000.
341	817.625(2)(a)	3rd	Fraudulent use of scanning device, skimming device, or reencoder.
342	817.625(2)(c)	3rd	Possess, sell, or deliver skimming device.
	828.125(1)	2nd	Kill, maim, or cause great bodily harm or

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343			permanent breeding disability to any registered horse or cattle.
	836.14(2)	3rd	Person who commits theft of a sexually explicit image with intent to promote it.
344	836.14(3)	3rd	Person who willfully possesses a sexually explicit image with certain knowledge, intent, and purpose.
345 346	837.02(1)	3rd	Perjury in official proceedings.
010	837.021(1)	3rd	Make contradictory statements in official proceedings.
347 348	838.022	3rd	Official misconduct.
5 10	839.13(2)(a)	3rd	Falsifying records of an individual in the care and custody of a state agency.

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349			
	839.13(2)(c)	3rd	Falsifying records of
			the Department of
			Children and Families.
350	0.4.0.001		
	843.021	3rd	Possession of a
			concealed handcuff key
351			by a person in custody.
501 	843.025	3rd	Deprive law
			enforcement,
			correctional, or
			correctional probation
			officer of means of
			protection or
			communication.
352			
	843.15(1)(a)	3rd	Failure to appear while
			on bail for felony
			(bond estreature or
252			bond jumping).
353	843.19(2)	2nd	Injura disable or
	043.19(2)	2110	Injure, disable, or kill police, fire, or
			SAR canine or police
			horse.
354			
	847.0135(5)(c)	3rd	Lewd or lascivious
			exhibition using

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			computer; offender less than 18 years.
355 356	870.01(3)	2nd	Aggravated rioting.
	870.01(5)	2nd	Aggravated inciting a riot.
357	874.05(1)(a)	3rd	Encouraging or recruiting another to join a criminal gang.
358	893.13(2)(a)1.	2nd	<pre>Purchase of cocaine (or other s. 893.03(1)(a), (b), or (d), (2)(a), (2)(b), or (2)(c)5. drugs).</pre>
359	914.14(2)	3rd	Witnesses accepting bribes.
360	914.22(1)	3rd	Force, threaten, etc., witness, victim, or informant.
361	914.23(2)	3rd	Retaliation against a witness, victim, or informant, no bodily injury.

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362			
	916.1085	3rd	Introduction of
	(2)(c)1.		specified contraband
			into certain DCF
			facilities.
363			
	918.12	3rd	Tampering with jurors.
364			
	934.215	3rd	Use of two-way
			communications device
			to facilitate
			commission of a crime.
365			
	944.47(1)(a)6.	3rd	Introduction of
			contraband (cellular
			telephone or other
			portable communication
			device) into
			correctional
366			institution.
300	951.22(1)(h),	3rd	Intoxicating drug,
	(j) & (k)	JIU	instrumentality or
			other device to aid
			escape, or cellular
			telephone or other
			portable communication
			device introduced into
			county detention
			-

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facility.

369 Section 7. Subsection (5) of section 60.05, Florida 370 Statutes, is amended to read:

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60.05 Abatement of nuisances.-

372 (5) On trial if the existence of a nuisance is shown, the 373 court shall issue a permanent injunction and order the costs to 374 be paid by the persons establishing or maintaining the nuisance 375 and shall adjudge that the costs are a lien on all personal 376 property found in the place of the nuisance and on the failure 377 of the property to bring enough to pay the costs, then on the 378 real estate occupied by the nuisance. A lien may not attach to 379 the real estate of any other than such persons unless a second 380 written notice has been given in accordance with paragraph 381 (3) (a) to the owner or his or her agent who fails to begin to 382 abate the nuisance within the time specified therein. In a 383 proceeding abating a nuisance pursuant to s. 823.10 or s. 384 823.05, if a tenant has been convicted of an offense under 385 chapter 893, s. 796.06, or s. 796.07, the court may order the 386 tenant to vacate the property within 72 hours if the tenant and 387 owner of the premises are parties to the nuisance abatement 388 action and the order will lead to the abatement of the nuisance.

389 Section 8. Subsection (7) of section 322.28, Florida 390 Statutes, is amended to read:

391 392

322.28 Period of suspension or revocation.-

392 (7) Following a second or subsequent violation of <u>s.</u> 393 $\frac{796.07(1)}{9.07(2)}$ s. $\frac{796.07(2)(f)}{9}$ which involves a motor vehicle and 394 which results in any judicial disposition other than acquittal

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395 or dismissal, in addition to any other sentence imposed, the 396 court shall revoke the person's driver license or driving privilege, effective upon the date of the disposition, for a 397 398 period of at least 1 year. A person sentenced under this 399 subsection may request a hearing under s. 322.271. 400 Section 9. Paragraph (b) of subsection (4) of section 397.4073, Florida Statutes, is amended to read: 401 402 397.4073 Background checks of service provider personnel.-403 (4) EXEMPTIONS FROM DISQUALIFICATION.-404 (b) For service providers that treat adolescents 13 years 405 of age and older, service provider personnel whose background 406 checks indicate crimes under s. 796.031, s. 796.07(2)(e), 407 Florida Statutes 2024, s. 810.02(4), s. 812.014(2)(c), s. 408 817.563, s. 831.01, s. 831.02, s. 893.13, or s. 893.147, and any 409 related criminal attempt, solicitation, or conspiracy under s. 410 777.04: 411 1. Shall be exempted from disgualification from employment 412 for such offenses pursuant to this paragraph if: 413 a. At least 5 years, or at least 3 years in the case of an 414 individual seeking certification as a peer specialist under s. 415 397.417, have elapsed since the applicant requesting an 416 exemption has completed or has been lawfully released from any 417 confinement, supervision, or nonmonetary condition imposed by a 418 court for the applicant's most recent disqualifying offense 419 under this paragraph. 420 b. The applicant for an exemption has not been arrested for any offense during the 5 years, or 3 years in the case of a peer 421 422 specialist, before the request for exemption. 423 2. May be exempted from disqualification from employment Page 24 of 50

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424 for such offenses without a waiting period as provided under s. 425 435.07(2). 426 Section 10. Paragraph (e) of subsection (4) of section 427 397.417, Florida Statutes, is amended to read: 428 397.417 Peer specialists.-429 (4) BACKGROUND SCREENING.-430 (e) The background screening conducted under this 431 subsection must ensure that a peer specialist has not been 432 arrested for and is awaiting final disposition of, found guilty 433 of, regardless of adjudication, or entered a plea of nolo 434 contendere or guilty to, or been adjudicated delinquent and the 435 record has not been sealed or expunged for, any offense 436 prohibited under any of the following state laws or similar laws 437 of another jurisdiction: 438 1. Section 393.135, relating to sexual misconduct with 439 certain developmentally disabled clients and reporting of such 440 sexual misconduct. 2. Section 394.4593, relating to sexual misconduct with 441 442 certain mental health patients and reporting of such sexual 443 misconduct. 444 3. Section 409.920, relating to Medicaid provider fraud, if the offense was a felony of the first or second degree. 445 446 4. Section 415.111, relating to abuse, neglect, or exploitation of vulnerable adults. 447 448 5. Any offense that constitutes domestic violence as defined in s. 741.28. 449 450 6. Section 777.04, relating to attempts, solicitation, and 451 conspiracy to commit an offense listed in this paragraph. 452 7. Section 782.04, relating to murder.

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453	8. Section 782.07, relating to manslaughter; aggravated
454	manslaughter of an elderly person or a disabled adult;
455	aggravated manslaughter of a child; or aggravated manslaughter
456	of an officer, a firefighter, an emergency medical technician,
457	or a paramedic.
458	9. Section 782.071, relating to vehicular homicide.
459	10. Section 782.09, relating to killing an unborn child by
460	injury to the mother.
461	11. Chapter 784, relating to assault, battery, and culpable
462	negligence, if the offense was a felony.
463	12. Section 787.01, relating to kidnapping.
464	13. Section 787.02, relating to false imprisonment.
465	14. Section 787.025, relating to luring or enticing a
466	child.
467	15. Section 787.04(2), relating to leading, taking,
468	enticing, or removing a minor beyond state limits, or concealing
469	the location of a minor, with criminal intent pending custody
470	proceedings.
471	16. Section 787.04(3), relating to leading, taking,
472	enticing, or removing a minor beyond state limits, or concealing
473	the location of a minor, with criminal intent pending dependency
474	proceedings or proceedings concerning alleged abuse or neglect
475	of a minor.
476	17. Section 790.115(1), relating to exhibiting firearms or
477	weapons within 1,000 feet of a school.
478	18. Section 790.115(2)(b), relating to possessing an
479	electric weapon or device, a destructive device, or any other
480	weapon on school property.
481	19. Section 794.011, relating to sexual battery.

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482	20. Former s. 794.041, relating to prohibited acts of
483	persons in familial or custodial authority.
484	21. Section 794.05, relating to unlawful sexual activity
485	with certain minors.
486	22. Section 794.08, relating to female genital mutilation.
487	23. Section 796.07, relating to providing, or offering to
488	provide, something of value in exchange for sexual activity
489	procuring another to commit prostitution, except for those
490	offenses expunged pursuant to s. 943.0583.
491	24. Section 798.02, relating to lewd and lascivious
492	behavior.
493	25. Chapter 800, relating to lewdness and indecent
494	exposure.
495	26. Section 806.01, relating to arson.
496	27. Section 810.02, relating to burglary, if the offense
497	was a felony of the first degree.
498	28. Section 810.14, relating to voyeurism, if the offense
499	was a felony.
500	29. Section 810.145, relating to digital voyeurism, if the
501	offense was a felony.
502	30. Section 812.13, relating to robbery.
503	31. Section 812.131, relating to robbery by sudden
504	snatching.
505	32. Section 812.133, relating to carjacking.
506	33. Section 812.135, relating to home-invasion robbery.
507	34. Section 817.034, relating to communications fraud, if
508	the offense was a felony of the first degree.
509	35. Section 817.234, relating to false and fraudulent
510	insurance claims, if the offense was a felony of the first or



511	second degree.
512	36. Section 817.50, relating to fraudulently obtaining
513	goods or services from a health care provider and false reports
514	of a communicable disease.
515	37. Section 817.505, relating to patient brokering.
516	38. Section 817.568, relating to fraudulent use of personal
517	identification, if the offense was a felony of the first or
518	second degree.
519	39. Section 825.102, relating to abuse, aggravated abuse,
520	or neglect of an elderly person or a disabled adult.
521	40. Section 825.1025, relating to lewd or lascivious
522	offenses committed upon or in the presence of an elderly person
523	or a disabled person.
524	41. Section 825.103, relating to exploitation of an elderly
525	person or a disabled adult, if the offense was a felony.
526	42. Section 826.04, relating to incest.
527	43. Section 827.03, relating to child abuse, aggravated
528	child abuse, or neglect of a child.
529	44. Section 827.04, relating to contributing to the
530	delinquency or dependency of a child.
531	45. Former s. 827.05, relating to negligent treatment of
532	children.
533	46. Section 827.071, relating to sexual performance by a
534	child.
535	47. Section 831.30, relating to fraud in obtaining
536	medicinal drugs.
537	48. Section 831.31, relating to the sale; manufacture;
538	delivery; or possession with intent to sell, manufacture, or
539	deliver of any counterfeit controlled substance, if the offense

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540	was a felony.
541	49. Section 843.01, relating to resisting arrest with
542	violence.
543	50. Section 843.025, relating to depriving a law
544	enforcement, correctional, or correctional probation officer of
545	the means of protection or communication.
546	51. Section 843.12, relating to aiding in an escape.
547	52. Section 843.13, relating to aiding in the escape of
548	juvenile inmates of correctional institutions.
549	53. Chapter 847, relating to obscenity.
550	54. Section 874.05, relating to encouraging or recruiting
551	another to join a criminal gang.
552	55. Chapter 893, relating to drug abuse prevention and
553	control, if the offense was a felony of the second degree or
554	greater severity.
555	56. Section 895.03, relating to racketeering and collection
556	of unlawful debts.
557	57. Section 896.101, relating to the Florida Money
558	Laundering Act.
559	58. Section 916.1075, relating to sexual misconduct with
560	certain forensic clients and reporting of such sexual
561	misconduct.
562	59. Section 944.35(3), relating to inflicting cruel or
563	inhuman treatment on an inmate resulting in great bodily harm.
564	60. Section 944.40, relating to escape.
565	61. Section 944.46, relating to harboring, concealing, or
566	aiding an escaped prisoner.
567	62. Section 944.47, relating to introduction of contraband
568	into a correctional institution.

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569 63. Section 985.701, relating to sexual misconduct in 570 juvenile justice programs. 64. Section 985.711, relating to introduction of contraband 571 572 into a detention facility. 573 Section 11. Subsection (2) of section 435.07, Florida 574 Statutes, is amended to read: 575 435.07 Exemptions from disgualification.-Unless otherwise 576 provided by law, the provisions of this section apply to 577 exemptions from disqualification for disqualifying offenses revealed pursuant to background screenings required under this 578 579 chapter, regardless of whether those disqualifying offenses are 580 listed in this chapter or other laws. 581 (2) Persons employed, or applicants for employment, by 582 treatment providers who treat adolescents 13 years of age and 583 older who are disqualified from employment solely because of crimes under s. 796.031, s. 796.07(2)(e), Florida Statutes 2024, 584 s. 810.02(4), s. 812.014(2)(c), s. 817.563, s. 831.01, s. 585 586 831.02, s. 893.13, or s. 893.147, or any related criminal 587 attempt, solicitation, or conspiracy under s. 777.04, may be 588 exempted from disqualification from employment pursuant to this 589 chapter without application of the waiting period in 590 subparagraph (1) (a) 1. 591 Section 12. Subsection (4) and paragraphs (0) and (q) of subsection (5) of section 456.074, Florida Statutes, are amended 592 593 to read: 594 456.074 Certain health care practitioners; immediate 595 suspension of license.-596 (4) The department shall issue an emergency order

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suspending the license of a massage therapist and establishment

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598	as those terms are defined in chapter 480 upon receipt of
599	information that the massage therapist; the designated
600	establishment manager as defined in chapter 480; an employee of
601	the establishment; a person with an ownership interest in the
602	establishment; or, for a corporation that has more than \$250,000
603	of business assets in this state, the owner, officer, or
604	individual directly involved in the management of the
605	establishment has been arrested for committing or attempting,
606	soliciting, or conspiring to commit, or convicted or found
607	guilty of, or has entered a plea of guilty or nolo contendere
608	to, regardless of adjudication, a violation of <u>s. 796.06(1) that</u>
609	is reclassified under s. 796.06(4) s. 796.07 or a felony offense
610	under any of the following provisions of state law or a similar
611	provision in another jurisdiction:
612	(a) Section 787.01, relating to kidnapping.
613	(b) Section 787.02, relating to false imprisonment.
614	(c) Section 787.025, relating to luring or enticing a
615	child.
616	(d) Section 787.06, relating to human trafficking.
617	(e) Section 787.07, relating to human smuggling.
618	(f) Section 794.011, relating to sexual battery.
619	(g) Section 794.08, relating to female genital mutilation.
620	(h) Former s. 796.03, relating to procuring a person under
621	the age of 18 for prostitution.
622	(i) Former s. 796.035, relating to the selling or buying of
623	minors into prostitution.
624	(j) <u>Former s. 796.04</u> section 796.04, relating to forcing,
625	compelling, or coercing another to become a prostitute.
626	(k) Section 796.05, relating to deriving support from the
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627	proceeds of prostitution.
628	(1) Section 796.07(3)(a)3. Section 796.07(4)(a)3., relating
629	to a felony of the <u>second</u> third degree for a third or subsequent
630	violation of s. 796.07, relating to prohibiting prostitution and
631	related acts.
632	(m) Section 800.04, relating to lewd or lascivious offenses
633	committed upon or in the presence of persons less than 16 years
634	of age.
635	(n) Section 825.1025(2)(b), relating to lewd or lascivious
636	offenses committed upon or in the presence of an elderly or
637	disabled person.
638	(o) Section 827.071, relating to sexual performance by a
639	child.
640	(p) Section 847.0133, relating to the protection of minors.
641	(q) Section 847.0135, relating to computer pornography.
642	(r) Section 847.0138, relating to the transmission of
643	material harmful to minors to a minor by electronic device or
644	equipment.
645	(s) Section 847.0145, relating to the selling or buying of
646	minors.
647	(5) The department shall issue an emergency order
648	suspending the license of any health care practitioner who is
649	arrested for committing or attempting, soliciting, or conspiring
650	to commit any act that would constitute a violation of any of
651	the following criminal offenses in this state or similar
652	offenses in another jurisdiction:
653	(o) Former s. 796.04 section 796.04, relating to forcing,
654	compelling, or coercing another to become a prostitute.
655	(q) <u>Section 796.07(3)(a)3.</u> Section 796.07(4)(a)3. , relating

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656	to a felony of the <u>second</u> third degree for a third or subsequent
657	violation of s. 796.07, relating to prohibiting prostitution and
658	related acts.
659	Section 13. Subsection (6) of section 480.041, Florida
660	Statutes, is amended to read:
661	480.041 Massage therapists; qualifications; licensure;
662	endorsement
663	(6) The board shall deny an application for a new or
664	renewal license if an applicant has been convicted or found
665	guilty of, or enters a plea of guilty or nolo contendere to,
666	regardless of adjudication, a violation of <u>s. 796.06(1)</u> s.
667	796.07(2)(a) which is reclassified under <u>s. 796.06(4)</u> s.
668	796.07(7) or a felony offense under any of the following
669	provisions of state law or a similar provision in another
670	jurisdiction:
671	(a) Section 787.01, relating to kidnapping.
672	(b) Section 787.02, relating to false imprisonment.
673	(c) Section 787.025, relating to luring or enticing a
674	child.
675	(d) Section 787.06, relating to human trafficking.
676	(e) Section 787.07, relating to human smuggling.
677	(f) Section 794.011, relating to sexual battery.
678	(g) Section 794.08, relating to female genital mutilation.
679	(h) Former s. 796.03, relating to procuring a person under
680	the age of 18 for prostitution.
681	(i) Former s. 796.035, relating to the selling or buying of
682	minors into prostitution.
683	(j) <u>Former s. 796.04</u> section 796.04, relating to forcing,
684	compelling, or coercing another to become a prostitute.

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685	(k) Section 796.05, relating to deriving support from the
686	proceeds of prostitution.
687	(l) <u>Section 796.07(3)(a)3.</u> Section 796.07(4)(a)3. , relating
688	to a felony of the <u>second</u> third degree for a third or subsequent
689	violation of s. 796.07, relating to prohibiting prostitution and
690	related acts.
691	(m) Section 800.04, relating to lewd or lascivious offenses
692	committed upon or in the presence of persons less than 16 years
693	of age.
694	(n) Section 825.1025(2)(b), relating to lewd or lascivious
695	offenses committed upon or in the presence of an elderly or
696	disabled person.
697	(o) Section 827.071, relating to sexual performance by a
698	child.
699	(p) Section 847.0133, relating to the protection of minors.
700	(q) Section 847.0135, relating to computer pornography.
701	(r) Section 847.0138, relating to the transmission of
702	material harmful to minors to a minor by electronic device or
703	equipment.
704	(s) Section 847.0145, relating to the selling or buying of
705	minors.
706	Section 14. Subsection (8) of section 480.043, Florida
707	Statutes, is amended to read:
708	480.043 Massage establishments; requisites; licensure;
709	inspection; human trafficking awareness training and policies
710	(8) The department shall deny an application for a new or
711	renewal license if an establishment owner or a designated
712	establishment manager or, for a corporation that has more than
713	\$250,000 of business assets in this state, an establishment

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714	owner, a designated establishment manager, or any individual
715	directly involved in the management of the establishment has
716	been convicted of or entered a plea of guilty or nolo contendere
717	to any misdemeanor or felony crime, regardless of adjudication,
718	related to prostitution or related acts as described in <u>s.</u>
719	796.06 or s. 796.07 or a felony offense under any of the
720	following provisions of state law or a similar provision in
721	another jurisdiction:
722	(a) Section 787.01, relating to kidnapping.
723	(b) Section 787.02, relating to false imprisonment.
724	(c) Section 787.025, relating to luring or enticing a
725	child.
726	(d) Section 787.06, relating to human trafficking.
727	(e) Section 787.07, relating to human smuggling.
728	(f) Section 794.011, relating to sexual battery.
729	(g) Section 794.08, relating to female genital mutilation.
730	(h) Former s. 796.03, relating to procuring a person under
731	the age of 18 for prostitution.
732	(i) Former s. 796.035, relating to selling or buying of
733	minors into prostitution.
734	(j) <u>Former s. 796.04</u> section 796.04, relating to forcing,
735	compelling, or coercing another to become a prostitute.
736	(k) Section 796.05, relating to deriving support from the
737	proceeds of prostitution.
738	(1) Section 800.04, relating to lewd or lascivious offenses
739	committed upon or in the presence of persons less than 16 years
740	of age.
741	(m) Section 825.1025(2)(b), relating to lewd or lascivious
742	offenses committed upon or in the presence of an elderly or



743 disabled person.

744 (n) Section 827.071, relating to sexual performance by a
745 child.

(o) Section 847.0133, relating to the protection of minors.

(p) Section 847.0135, relating to computer pornography.

(q) Section 847.0138, relating to the transmission of material harmful to minors to a minor by electronic device or equipment.

(r) Section 847.0145, relating to the selling or buying of minors.

Section 15. Paragraph (c) of subsection (3) of section 480.046, Florida Statutes, is amended to read:

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480.046 Grounds for disciplinary action by the board.-

(3) The board shall revoke or suspend the license of a massage establishment licensed under this act, or deny subsequent licensure of such an establishment, if any of the following occurs:

(c) The establishment owner, the designated establishment manager, or any individual providing massage therapy services for the establishment has had the entry in any jurisdiction of:

1. A final order or other disciplinary action taken for sexual misconduct involving prostitution;

2. A final order or other disciplinary action taken for crimes related to the practice of massage therapy involving prostitution; or

3. A conviction or a plea of guilty or nolo contendere to any misdemeanor or felony crime, regardless of adjudication, related to prostitution or related acts as described in <u>s.</u> 771 <u>796.06 or</u> s. 796.07.
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772	Section 16. Paragraph (a) of subsection (1) of section
773	772.102, Florida Statutes, is amended to read:
774	772.102 Definitions.—As used in this chapter, the term:
775	(1) "Criminal activity" means to commit, to attempt to
776	commit, to conspire to commit, or to solicit, coerce, or
777	intimidate another person to commit:
778	(a) Any crime that is chargeable by indictment or
779	information under the following provisions:
780	1. Section 210.18, relating to evasion of payment of
781	cigarette taxes.
782	2. Section 414.39, relating to public assistance fraud.
783	3. Section 440.105 or s. 440.106, relating to workers'
784	compensation.
785	4. Part IV of chapter 501, relating to telemarketing.
786	5. Chapter 517, relating to securities transactions.
787	6. Section 550.235 or s. 550.3551, relating to dogracing
788	and horseracing.
789	7. Chapter 550, relating to jai alai frontons.
790	8. Chapter 552, relating to the manufacture, distribution,
791	and use of explosives.
792	9. Chapter 562, relating to beverage law enforcement.
793	10. Section 624.401, relating to transacting insurance
794	without a certificate of authority, s. 624.437(4)(c)1., relating
795	to operating an unauthorized multiple-employer welfare
796	arrangement, or s. 626.902(1)(b), relating to representing or
797	aiding an unauthorized insurer.
798	11. Chapter 687, relating to interest and usurious
799	practices.
800	12. Section 721.08, s. 721.09, or s. 721.13, relating to

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801	real estate timeshare plans.
802	13. Chapter 782, relating to homicide.
803	14. Chapter 784, relating to assault and battery.
804	15. Chapter 787, relating to kidnapping or human
805	trafficking.
806	16. Chapter 790, relating to weapons and firearms.
807	17. Former s. 796.03, <u>former</u> s. 796.04, s. 796.05, <u>s.</u>
808	796.06, or s. 796.07, relating to prostitution.
809	18. Chapter 806, relating to arson.
810	19. Section 810.02(2)(c), relating to specified burglary of
811	a dwelling or structure.
812	20. Chapter 812, relating to theft, robbery, and related
813	crimes.
814	21. Chapter 815, relating to computer-related crimes.
815	22. Chapter 817, relating to fraudulent practices, false
816	pretenses, fraud generally, and credit card crimes.
817	23. Section 827.071, relating to commercial sexual
818	exploitation of children.
819	24. Chapter 831, relating to forgery and counterfeiting.
820	25. Chapter 832, relating to issuance of worthless checks
821	and drafts.
822	26. Section 836.05, relating to extortion.
823	27. Chapter 837, relating to perjury.
824	28. Chapter 838, relating to bribery and misuse of public
825	office.
826	29. Chapter 843, relating to obstruction of justice.
827	30. Section 847.011, s. 847.012, s. 847.013, s. 847.06, or
828	s. 847.07, relating to obscene literature and profanity.
829	31. Section 849.09, s. 849.14, s. 849.15, s. 849.23, or s.

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830	849.25, relating to gambling.
831	32. Chapter 893, relating to drug abuse prevention and
832	control.
833	33. Section 914.22 or s. 914.23, relating to witnesses,
834	victims, or informants.
835	34. Section 918.12 or s. 918.13, relating to tampering with
836	jurors and evidence.
837	Section 17. Paragraph (a) of subsection (3) of section
838	787.01, Florida Statutes, is amended to read:
839	787.01 Kidnapping; kidnapping of child under age 13,
840	aggravating circumstances
841	(3)(a) A person who commits the offense of kidnapping upon
842	a child under the age of 13 and who, in the course of committing
843	the offense, commits one or more of the following:
844	1. Aggravated child abuse, as defined in s. 827.03;
845	2. Sexual battery, as defined in chapter 794, against the
846	child;
847	3. Lewd or lascivious battery, lewd or lascivious
848	molestation, lewd or lascivious conduct, or lewd or lascivious
849	exhibition, in violation of s. 800.04 or s. 847.0135(5);
850	4. A violation of former s. 796.03 or <u>former</u> s. 796.04,
851	relating to prostitution, upon the child;
852	5. Exploitation of the child or allowing the child to be
853	exploited, in violation of s. 450.151; or
854	6. A violation of s. 787.06(3)(g), relating to human
855	trafficking,
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857	commits a life felony, punishable as provided in s. 775.082, s.
858	775.083, or s. 775.084.

COMMITTEE AMENDMENT

Florida Senate - 2025 Bill No. SB 1660

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859 Section 18. Paragraph (a) of subsection (3) of section 860 787.02, Florida Statutes, is amended to read: 861 787.02 False imprisonment; false imprisonment of child 862 under age 13, aggravating circumstances.-863 (3) (a) A person who commits the offense of false 864 imprisonment upon a child under the age of 13 and who, in the 865 course of committing the offense, commits any offense enumerated 866 in subparagraphs 1.-6. subparagraphs 1.-5., commits a felony of 867 the first degree, punishable by imprisonment for a term of years 868 not exceeding life or as provided in s. 775.082, s. 775.083, or 869 s. 775.084. 870 1. Aggravated child abuse, as defined in s. 827.03; 871 2. Sexual battery, as defined in chapter 794, against the 872 child; 873 3. Lewd or lascivious battery, lewd or lascivious 874 molestation, lewd or lascivious conduct, or lewd or lascivious 875 exhibition, in violation of s. 800.04 or s. 847.0135(5); 4. A violation of former s. 796.03 or former s. 796.04, 876 877 relating to prostitution, upon the child; 878 5. Exploitation of the child or allowing the child to be 879 exploited, in violation of s. 450.151; or 880 6. A violation of s. 787.06(3)(g) relating to human 881 trafficking. 882 Section 19. Subsection (1) of section 794.056, Florida 883 Statutes, is amended to read: 884 794.056 Rape Crisis Program Trust Fund.-885 (1) The Rape Crisis Program Trust Fund is created within 886 the Department of Health for the purpose of providing funds for 887 rape crisis centers in this state. Trust fund moneys shall be

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888 used exclusively for the purpose of providing services for 889 victims of sexual assault. Funds credited to the trust fund consist of those funds collected as an additional court 890 891 assessment in each case in which a defendant pleads quilty or 892 nolo contendere to, or is found guilty of, regardless of 893 adjudication, an offense provided in s. 775.21(6) and (10)(a), 894 (b), and (q); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s. 784.045; s. 784.048; s. 784.07; s. 784.08; s. 784.081; s. 895 784.082; s. 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); s. 896 897 787.025; s. 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08; 898 former s. 796.03; former s. 796.035; former s. 796.04; s. 899 796.05; s. 796.06; s. 796.07(1) s. 796.07(2)(a)-(d) and (i); s. 900 800.03; s. 800.04; s. 810.14; s. 810.145; s. 812.135; s. 901 817.025; s. 825.102; s. 825.1025; s. 827.071; s. 836.10; s. 902 847.0133; s. 847.0135(2); s. 847.0137; s. 847.0145; s. 903 943.0435(4)(c), (7), (8), (9)(a), (13), and (14)(c); or s. 985.701(1). Funds credited to the trust fund also shall include 904 905 revenues provided by law, moneys appropriated by the 906 Legislature, and grants from public or private entities. 907 Section 20. Subsection (3) of section 796.08, Florida 908 Statutes, is amended to read: 796.08 Screening for HIV and sexually transmissible 909 910 diseases; providing penalties.-911 (3) A person convicted under s. 796.07 of providing, or 912 offering to provide, something of value in exchange for sexual 913 activity prostitution or procuring another to commit 914 prostitution must undergo screening for a sexually transmissible 915 disease, including, but not limited to, screening to detect

916 exposure to the human immunodeficiency virus, under direction of

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917	the Department of Health. If the person is infected, he or she
918	must submit to treatment and counseling prior to release from
919	probation, community control, or incarceration. Notwithstanding
920	the provisions of s. 384.29, the results of tests conducted
921	pursuant to this subsection shall be made available by the
922	Department of Health to the offender, medical personnel,
923	appropriate state agencies, state attorneys, and courts of
924	appropriate jurisdiction in need of such information in order to
925	enforce the provisions of this chapter.
926	Section 21. Subsection (2) of section 796.09, Florida
927	Statutes, is amended to read:
928	796.09 Coercion; civil cause of action; evidence; defenses;
929	attorney's fees
930	(2) As used in this section, the term "prostitution" has
931	the same meaning as in <u>s. 796.011</u> s. 796.07 .
932	Section 22. Subsection (2) of section 893.138, Florida
933	Statutes, is amended to read:
934	893.138 Local administrative action to abate certain
935	activities declared public nuisances
936	(2) Any place or premises that has been used:
937	(a) On more than two occasions within a 6-month period, as
938	the site of a violation of <u>s. 796.06 or</u> s. 796.07;
939	(b) On more than two occasions within a 6-month period, as
940	the site of the unlawful sale, delivery, manufacture, or
941	cultivation of any controlled substance;
942	(c) On one occasion as the site of the unlawful possession
943	of a controlled substance, where such possession constitutes a
944	felony and that has been previously used on more than one
945	occasion as the site of the unlawful sale, delivery,

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946	manufacture, or cultivation of any controlled substance;
947	(d) By a criminal gang for the purpose of conducting
948	criminal gang activity as defined by s. 874.03;
949	(e) On more than two occasions within a 6-month period, as
950	the site of a violation of s. 812.019, relating to dealing in
951	stolen property;
952	(f) On two or more occasions within a 6-month period, as
953	the site of a violation of chapter 499;
954	(g) On more than two occasions within a 6-month period, as
955	the site of a violation of any combination of the following:
956	1. Section 782.04, relating to murder;
957	2. Section 782.051, relating to attempted felony murder;
958	3. Section 784.045(1)(a)2., relating to aggravated battery
959	with a deadly weapon;
960	4. Section 784.021(1)(a), relating to aggravated assault
961	with a deadly weapon without intent to kill; or
962	(h) On more than two occasions within a 12-month period, as
963	the site of a violation of s. 562.12, relating to the unlicensed
964	or unlawful sale of alcoholic beverages,
965	
966	may be declared to be a public nuisance, and such nuisance may
967	be abated pursuant to the procedures provided in this section.
968	Section 23. Paragraph (a) of subsection (8) of section
969	895.02, Florida Statutes, as amended by chapter 2025-1, Laws of
970	Florida, is amended to read:
971	895.02 DefinitionsAs used in ss. 895.01-895.08, the term:
972	(8) "Racketeering activity" means to commit, to attempt to
973	commit, to conspire to commit, or to solicit, coerce, or
974	intimidate another person to commit:

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975	(a) Any crime that is chargeable by petition, indictment,
976	or information under the following provisions of the Florida
977	Statutes:
978	1. Section 104.155(2), relating to aiding or soliciting a
979	noncitizen in voting.
980	2. Section 210.18, relating to evasion of payment of
981	cigarette taxes.
982	3. Section 316.1935, relating to fleeing or attempting to
983	elude a law enforcement officer and aggravated fleeing or
984	eluding.
985	4. Chapter 379, relating to the illegal sale, purchase,
986	collection, harvest, capture, or possession of wild animal life,
987	freshwater aquatic life, or marine life, and related crimes.
988	5. Section 403.727(3)(b), relating to environmental
989	control.
990	6. Section 409.920 or s. 409.9201, relating to Medicaid
991	fraud.
992	7. Section 414.39, relating to public assistance fraud.
993	8. Section 440.105 or s. 440.106, relating to workers'
994	compensation.
995	9. Section 443.071(4), relating to creation of a fictitious
996	employer scheme to commit reemployment assistance fraud.
997	10. Section 465.0161, relating to distribution of medicinal
998	drugs without a permit as an Internet pharmacy.
999	11. Section 499.0051, relating to crimes involving
1000	contraband, adulterated, or misbranded drugs.
1001	12. Part IV of chapter 501, relating to telemarketing.
1002	13. Chapter 517, relating to sale of securities and
1003	investor protection.

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1004 14. Section 550.235 or s. 550.3551, relating to dogracing 1005 and horseracing. 1006 15. Chapter 550, relating to jai alai frontons. 1007 16. Section 551.109, relating to slot machine gaming. 1008 17. Chapter 552, relating to the manufacture, distribution, 1009 and use of explosives. 18. Chapter 560, relating to money transmitters, if the 1010 1011 violation is punishable as a felony. 19. Chapter 562, relating to beverage law enforcement. 1012 1013 20. Section 624.401, relating to transacting insurance 1014 without a certificate of authority, s. 624.437(4)(c)1., relating 1015 to operating an unauthorized multiple-employer welfare 1016 arrangement, or s. 626.902(1)(b), relating to representing or 1017 aiding an unauthorized insurer. 1018 21. Section 655.50, relating to reports of currency transactions, when such violation is punishable as a felony. 1019 1020 22. Chapter 687, relating to interest and usurious 1021 practices. 1022 23. Section 721.08, s. 721.09, or s. 721.13, relating to 1023 real estate timeshare plans. 1024 24. Section 775.13(5)(b), relating to registration of persons found to have committed any offense for the purpose of 1025 1026 benefiting, promoting, or furthering the interests of a criminal 1027 gang. 1028 25. Section 777.03, relating to commission of crimes by 1029 accessories after the fact. 1030 26. Chapter 782, relating to homicide. 27. Chapter 784, relating to assault and battery. 1031 28. Chapter 787, relating to kidnapping, human smuggling, 1032

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1033	or human trafficking.
1034	29. Chapter 790, relating to weapons and firearms.
1035	30. Chapter 794, relating to sexual battery, but only if
1036	such crime was committed with the intent to benefit, promote, or
1037	further the interests of a criminal gang, or for the purpose of
1038	increasing a criminal gang member's own standing or position
1039	within a criminal gang.
1040	31. Former s. 796.03, former s. 796.035, <u>former</u> s. 796.04,
1041	s. 796.05, <u>s. 796.06,</u> or s. 796.07, relating to prostitution.
1042	32. Chapter 806, relating to arson and criminal mischief.
1043	33. Chapter 810, relating to burglary and trespass.
1044	34. Chapter 812, relating to theft, robbery, and related
1045	crimes.
1046	35. Chapter 815, relating to computer-related crimes.
1047	36. Chapter 817, relating to fraudulent practices, false
1048	pretenses, fraud generally, credit card crimes, and patient
1049	brokering.
1050	37. Chapter 825, relating to abuse, neglect, or
1051	exploitation of an elderly person or disabled adult.
1052	38. Section 827.071, relating to commercial sexual
1053	exploitation of children.
1054	39. Section 828.122, relating to fighting or baiting
1055	animals.
1056	40. Chapter 831, relating to forgery and counterfeiting.
1057	41. Chapter 832, relating to issuance of worthless checks
1058	and drafts.
1059	42. Section 836.05, relating to extortion.
1060	43. Chapter 837, relating to perjury.
1061	44. Chapter 838, relating to bribery and misuse of public

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COMMITTEE AMENDMENT

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1062	office.
1063	45. Chapter 843, relating to obstruction of justice.
1064	46. Section 847.011, s. 847.012, s. 847.013, s. 847.06, or
1065	s. 847.07, relating to obscene literature and profanity.
1066	47. Chapter 849, relating to gambling, lottery, gambling or
1067	gaming devices, slot machines, or any of the provisions within
1068	that chapter.
1069	48. Chapter 874, relating to criminal gangs.
1070	49. Chapter 893, relating to drug abuse prevention and
1071	control.
1072	50. Chapter 896, relating to offenses related to financial
1073	transactions.
1074	51. Sections 914.22 and 914.23, relating to tampering with
1075	or harassing a witness, victim, or informant, and retaliation
1076	against a witness, victim, or informant.
1077	52. Sections 918.12 and 918.13, relating to tampering with
1078	jurors and evidence.
1079	Section 24. Section 938.085, Florida Statutes, is amended
1080	to read:
1081	938.085 Additional cost to fund rape crisis centersIn
1082	addition to any sanction imposed when a person pleads guilty or
1083	nolo contendere to, or is found guilty of, regardless of
1084	adjudication, a violation of s. 775.21(6) and (10)(a), (b), and
1085	(g); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s. 784.045;
1086	s. 784.048; s. 784.07; s. 784.08; s. 784.081; s. 784.082; s.
1087	784.083; s. 784.085; s. 787.01(3); s. 787.02(3); 787.025; s.
1088	787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08; former s.
1089	796.03; former s. 796.035; <u>former</u> s. 796.04; s. 796.05; s.
1090	796.06; <u>s. 796.07(1)</u> s. 796.07(2)(a)-(d) and (i) ; s. 800.03; s.



1091	800.04; s. 810.14; s. 810.145; s. 812.135; s. 817.025; s.
1092	825.102; s. 825.1025; s. 827.071; s. 836.10; s. 847.0133; s.
1093	847.0135(2); s. 847.0137; s. 847.0145; s. 943.0435(4)(c), (7),
1094	(8), (9)(a), (13), and (14)(c); or s. 985.701(1), the court
1095	shall impose a surcharge of \$151. Payment of the surcharge shall
1096	be a condition of probation, community control, or any other
1097	court-ordered supervision. The sum of \$150 of the surcharge
1098	shall be deposited into the Rape Crisis Program Trust Fund
1099	established within the Department of Health by chapter 2003-140,
1100	Laws of Florida. The clerk of the court shall retain \$1 of each
1101	surcharge that the clerk of the court collects as a service
1102	charge of the clerk's office.
1103	Section 25. This act shall take effect October 1, 2025.
1104	
1105	========== T I T L E A M E N D M E N T =================================
1106	And the title is amended as follows:
1107	Delete everything before the enacting clause
1108	and insert:
1109	A bill to be entitled
1110	An act relating to prostitution and related acts;
1111	creating s. 796.011, F.S.; defining terms; creating s.
1112	796.031, F.S.; prohibiting adults from offering to
1113	commit, committing, or engaging in prostitution,
1114	lewdness, or assignation; providing that specified
1115	testimony concerning reputation is admissible in
1116	evidence in the trial of persons charged with certain
1117	offenses; providing criminal penalties; requiring a
1118	court to order that a person sentenced for certain
1119	violations attend an educational program; authorizing



1120 judicial circuits to establish certain educational 1121 programs; repealing s. 796.04, F.S., relating to 1122 forcing, compelling, or coercing another to become a 1123 prostitute; amending s. 796.06, F.S.; prohibiting 1124 persons from owning, establishing, maintaining, 1125 operating, using, letting, or renting a building, residence, place, or structure, in whole or in part, 1126 1127 or a trailer or any other conveyance, when such person 1128 knows or should have known that it will be used for 1129 the purpose of commercial sex; prohibiting the 1130 receiving, or offering or agreeing to receive, a 1131 person into a building, residence, place, or 1132 structure, or a trailer or any other conveyance, for 1133 the purpose of commercial sexual activity or to allow 1134 a person to remain there for such purpose; providing 1135 criminal penalties; providing enhanced criminal 1136 penalties for second or subsequent violations; 1137 providing that specified testimony concerning 1138 reputation is admissible in evidence in the trial of 1139 persons charged with certain offenses; requiring the 1140 reclassification of offenses under specified circumstances; amending s. 796.07, F.S.; deleting 1141 1142 definitions; prohibiting a person from providing, or 1143 offering to provide, something of value in exchange 1144 for sexual activity; deleting prohibited acts relating 1145 to prostitution and related acts; deleting a provision 1146 authorizing a police officer to testify under certain circumstances; providing criminal penalties; providing 1147 1148 enhanced criminal penalties for second or subsequent



1149 violations; deleting a requirement that a person 1150 charged with a third or subsequent violation be 1151 offered admission into certain programs; requiring a 1152 court to order that certain defendants perform 1153 community service, pay for and attend an educational 1154 program, pay a civil penalty, and receive sexually 1155 transmitted disease testing; providing requirements 1156 for the proceeds of the civil penalty; deleting a 1157 minimum mandatory period of incarceration for the 1158 commission of a certain offense; conforming provisions 1159 to changes made by the act; amending s. 921.0022, 1160 F.S.; ranking on level 4 of the offense severity 1161 ranking chart a second violation of prostitution or 1162 related acts; amending ss. 60.05, 322.28, 397.4073, 1163 397.417, 435.07, 456.074, 480.041, 480.043, 480.046, 1164 772.102, 787.01, 787.02, 794.056, 796.08, 796.09, 893.138, 895.02, and 938.085, F.S.; conforming 1165 1166 provisions to changes made by the act; conforming 1167 cross-references; providing an effective date.