1 A bill to be entitled 2 An act relating to immigration; providing a directive 3 to the Division of Law Revision; creating s. 811.101, F.S.; defining the terms "removal" and "unauthorized 4 5 alien"; creating s. 811.102, F.S.; providing criminal 6 penalties for adult unauthorized aliens who knowingly 7 enter or attempt to enter this state after entering 8 the United States by eluding or avoiding examination 9 or inspection by immigration officers; providing a 10 mandatory minimum term of imprisonment; providing 11 enhanced criminal penalties for second or subsequent 12 convictions; providing mandatory minimum terms of imprisonment; prohibiting the arrest of unauthorized 13 14 aliens under specified circumstances; providing 15 affirmative defenses; requiring a court to presume 16 that no conditions of release can reasonably assure the presence of an unauthorized alien arrested for 17 certain violations at trial and to order the detention 18 of such an unauthorized alien arrested for such a 19 20 violation pending disposition of the case; specifying 21 that such aliens are not eligible for any civil 22 citation or other prearrest or postarrest diversion 23 program; requiring the arresting law enforcement 24 agency to notify certain entities of the unauthorized 25 alien's arrest; creating s. 811.103, F.S.; providing

Page 1 of 9

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46 47

48

49

50

criminal penalties for an adult unauthorized alien who, after having been denied admission, excluded, deported, or removed or having departed the United States during the time an order of exclusion, deportation, or removal is outstanding, thereafter enters, attempts to enter, or is at any time found in this state; providing exceptions; providing a mandatory minimum term of imprisonment; providing enhanced criminal penalties for an unauthorized alien whose arrest for such violations was after convictions for the commission of specified offenses; requiring a court to presume that no conditions of release can reasonably assure the presence of an unauthorized alien arrested for certain violations at trial and to order the detention of such an unauthorized alien arrested for such a violation pending disposition of the case; specifying that such aliens are not eligible for any civil citation or other prearrest or postarrest diversion program; requiring the arresting law enforcement agency to notify certain entities of the unauthorized alien's arrest; creating s. 921.1426, F.S.; requiring a court to sentence a defendant who is an unauthorized alien and who is convicted or adjudicated quilty of a capital felony to a sentence of death; defining the term "unauthorized alien";

Page 2 of 9

51	providing an effective date.
52	
3	Be It Enacted by the Legislature of the State of Florida:
54	
55	Section 1. The Division of Law Revision is directed to
6	create chapter 811, Florida Statutes, to be entitled
57	"UNAUTHORIZED ALIENS, NATIONALITY, AND IMMIGRATION," consisting
8	of ss. 811.101, 811.102, and 811.103, Florida Statutes.
9	Section 2. Section 811.101, Florida Statutes, is created
0	to read:
51	811.101 Definitions.—As used in this chapter, the term:
52	(1) "Removal" means the departure from the United States
3	of an unauthorized alien after any proceeding under 8 U.S.C. ss.
54	1225, 1228, 1229, or 1229a or any agreement in which an
55	unauthorized alien stipulates to his or her departure from the
66	United States as part of a criminal proceeding under federal or
57	state law.
8	(2) "Unauthorized alien" has the same meaning as in s.
59	908.111.
0	Section 3. Section 811.102, Florida Statutes, is created
1	to read:
2	811.102 Illegal entry by adult unauthorized alien into
3	this state.—
4	(1) Except as provided in subsection (2), an unauthorized
75	alien who is 18 years of age or older and who knowingly enters

Page 3 of 9

or attempts to enter this state after entering the United States by eluding or avoiding examination or inspection by immigration officers commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. A person convicted of a violation of this subsection must be sentenced to a mandatory minimum term of imprisonment of 9 months.

- (2) (a) An unauthorized alien who has one prior conviction for a violation of this section and who commits a second violation of subsection (1) commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. A person convicted of a violation of this paragraph must be sentenced to a mandatory minimum term of imprisonment of 1 year and 1 day.
- (b) An unauthorized alien who has two or more prior convictions for a violation of this section and who commits a subsequent violation of subsection (1) commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. A person convicted for a violation of this paragraph must be sentenced to a mandatory minimum term of imprisonment of 2 years.
- (3) An unauthorized alien may not be arrested for a violation of this section if the unauthorized alien was encountered by law enforcement during the investigation of another crime that occurred in this state and the unauthorized alien witnessed or reported such crime or was a victim of such

101 <u>crime.</u>

- (4) It is an affirmative defense to prosecution under this
  section if:
- (a) The Federal Government has granted the unauthorized alien lawful presence in the United States or discretionary relief that authorizes the unauthorized alien to remain in the United States temporarily or permanently;
- (b) The unauthorized alien is subject to relief under the Cuban Adjustment Act of 1966; or
- (c) The unauthorized alien's entry into the United States did not constitute a violation of 8 U.S.C. s. 1325(a).
- (5) Notwithstanding any other law, and unless release is otherwise required by the State Constitution or the United

  States Constitution, the court shall presume that no conditions of release can reasonably assure the presence of an unauthorized alien arrested for a violation of this section at his or her trial and must order the unauthorized alien to be detained pending the disposition of the case.
- (6) An unauthorized alien who commits a violation of this section is not eligible for a civil citation, prearrest or postarrest diversion program, or other similar program, including, but not limited to, any program described in s. 901.41 or s. 921.00241.
- (7) Upon making an arrest for a violation of this section, the arresting law enforcement agency shall:

Page 5 of 9

(a) Notify Immigration and Customs Enforcement of the
United States Department of Homeland Security of the
unauthorized alien's arrest and provide any known information
relating to the unauthorized alien; and
(b) Notify the Department of Law Enforcement of the
unauthorized alien's arrest and provide information relating to
the unauthorized alien, which must include his or her
fingerprints, photograph, and any other biometric information
necessary to identify the unauthorized alien.
Section 4. Section 811.103, Florida Statutes, is created

## Section 4. Section 811.103, Florida Statutes, is created to read:

811.103 Illegal reentry of an adult unauthorized alien.—
(1) An unauthorized alien who is 18 years of age or older commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if he or she, after having been denied admission, excluded, deported, or removed or having departed the United States during the time an order of exclusion, deportation, or removal is outstanding, thereafter enters, attempts to enter, or is at any time found in this state. An unauthorized alien does not commit a violation of this subsection if, before the unauthorized alien's reembarkation at a place outside the United States or his or her application for admission from a foreign contiguous territory:

(a) The Attorney General of the United States expressly consented to his or her reapplication for admission; or

Page 6 of 9

	(b)	With	respect	t to	an u	nautho	orized	alie	en who wa	as	
previo	ousl	y deni	led admi	ssic	on and	d remo	oved,	the u	ınauthor	ized	alien
establ	Lish	es tha	at he oi	she	e was	not i	requir	ed to	obtain	such	1
advano	ce c	onsent	under	the	Immi	gratio	on and	Nati	onality.	Act,	as
amende	ed.										

- (2) Except as provided in subsection (3), an unauthorized alien who violates subsection (1) must be sentenced to a mandatory minimum term of imprisonment of 1 year and 1 day.
- (3) (a) An unauthorized alien who has three or more prior convictions for a misdemeanor or a felony, other than a forcible felony as defined in s. 776.08 or an aggravated felony as defined in 8 U.S.C. s. 1101, and who commits a violation of subsection (1) commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. A person convicted of violating this paragraph must be sentenced to a mandatory minimum term of imprisonment of 2 years.
- (b) An unauthorized alien who has a prior conviction for a forcible felony as defined in s. 776.08 or an aggravated felony as defined in 8 U.S.C s. 1101 and who commits a violation of subsection (1) commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. A person convicted of a violation of this paragraph must be sentenced to a mandatory minimum term of imprisonment of 5 years.
- (4) Notwithstanding any other law, and unless release is otherwise required by the State Constitution or the United

Page 7 of 9

States	s Constitu	ation,	the	court	shall	presume	that	no c	onditio	ons
of rel	Lease can	reason	nably	assu:	re the	presenc	ce of	an un	author	ized
alien	arrested	for a	viol	Lation	of thi	s secti	on at	his	or her	
trial	and must	order	the	unautl	norized	l alien	to be	deta	ined	
pending the disposition of the case.										

- (5) An unauthorized alien who commits a violation of this section is not eligible for a civil citation, prearrest or postarrest diversion program, or other similar program, including, but not limited to, any program described in s. 901.41 or s. 921.00241.
- (6) Upon making an arrest for a violation of this section, the arresting law enforcement agency shall:
- (a) Notify Immigration and Customs Enforcement of the United States Department of Homeland Security of the unauthorized alien's arrest and provide any known information relating to the unauthorized alien; and
- (b) Notify the Department of Law Enforcement of the unauthorized alien's arrest and provide information relating to the unauthorized alien, which must include his or her fingerprints, photograph, and any other biometric information necessary to identify the unauthorized alien.
- Section 5. Section 921.1426, Florida Statutes, is created to read:
- 921.1426 Sentence of death for capital offense committed by unauthorized alien.—Notwithstanding any provision of law to

Page 8 of 9

201	the contrary, the court shall sentence a defendant who is an
202	unauthorized alien and who is convicted or adjudicated guilty of
203	a capital felony to a sentence of death. As used in this
204	section, the term "unauthorized alien" has the same meaning as
205	<u>in s. 908.111.</u>
206	Section 6. This act shall take effect upon becoming a law.

Section 6. This act shall take effect upon becoming a law.

Page 9 of 9