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A bill to be entitled An act relating to school safety; providing legislative intent; amending s. 790.115, F.S.; permitting a school superintendent, with approval of the school board, to authorize a school safety designee to carry a concealed weapon or firearm on school property; providing requirements for school safety designees; providing exceptions to the prohibition on possession of firearms or other specified devices on school property; providing for fingerprint processing and retention; requiring that fees shall be borne by the school safety designee or school; requiring the Criminal Justice Standards and Training Commission to develop a school safety program; amending s. 1006.07, F.S.; requiring school boards to formulate policies and procedures for managing active-shooter and hostage situations; requiring that active-shooter procedures for each school be developed in consultation with local law enforcement agencies; requiring that district school boards and private schools allow campus tours by local law enforcement agencies for specified purposes; requiring that all recommendations be documented; amending s. 1006.12, F.S.; permitting district school boards to commission one or more school safety officers on each school campus; amending ss. 435.04,

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790.251, 921.0022, and 1012.315, F.S.; conforming cross-references; providing an appropriation; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. It is the intent of the Legislature to prevent violent crimes from occurring on school grounds. The Legislature acknowledges that the safekeeping of our students, teachers, and campuses is imperative. In addition, the Legislature's intent is not to mandate that a school have one or more school safety designees as described in the amendments made by this act to s. 790.115, Florida Statutes; rather, the intent of the amendments is to allow a district school board to develop policies consistent with chapter 790, Florida Statutes.

Section 2. Section 790.115, Florida Statutes, is amended to read:

- 790.115 Possessing or discharging weapons or firearms at a school-sponsored event or on school property prohibited; penalties; exceptions.—
- (1) As used in this section, the term "school" means a preschool, elementary school, middle school, junior high school, secondary school, adult education facility, career center, or postsecondary school, whether public or nonpublic, or a facility that combines any of these facilities.
 - (2) (1) A person who exhibits any sword, sword cane,

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firearm, electric weapon or device, destructive device, or other weapon as defined in s. 790.001(13), including a razor blade, box cutter, or common pocketknife, except as authorized in support of school-sanctioned activities, in the presence of one or more persons in a rude, careless, angry, or threatening manner and not in lawful self-defense, at a school-sponsored event or on the grounds or facilities of any school, school bus, or school bus stop, or within 1,000 feet of the real property that comprises a public or private elementary school, middle school, or secondary school, during school hours or during the time of a sanctioned school activity, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. This subsection does not apply to the exhibition of a firearm or weapon on private real property within 1,000 feet of a school by the owner of such property or by a person whose presence on such property has been authorized, licensed, or invited by the owner.

- (3) (a) A school superintendent, with approval of the school board, may authorize a school safety designee to carry a concealed weapon or firearm on school property. For purposes of this subsection, a school safety designee is an individual who is a school district employee or volunteer who is licensed to carry a concealed weapon or firearm pursuant to s. 790.06 and who is:
- 1. A military veteran who was honorably discharged and who has not been found to have committed a firearms-related

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disciplinary infraction during his or her service;

- 2. An active duty member of the military, the National Guard, or military reserves who has not been found to have committed a firearms-related disciplinary infraction during his or her service; or
- 3. An active law enforcement officer in good standing or a law enforcement officer who retired or terminated employment in good standing and did not retire or terminate employment during the course of an internal affairs investigation.
- (b) A school safety designee authorized to carry a concealed weapon or firearm on school property under this subsection may only carry such weapon or firearm in a concealed manner. The weapon or firearm must be carried on the school safety designee's person at all times while the school safety designee is performing his or her official school duties or, if the school safety designee is a volunteer, while performing his or her official school duties under this program.
- (c) A school board that approves the use of a school safety designee shall develop policies consistent with this section to incorporate in its overall school safety plan. A school principal may recommend school safety designees to the school superintendent under this subsection. The school superintendent may designate individuals to serve as school safety designees who agree to accept the designation. If a superintendent designates one or more individuals pursuant to this section, the school district shall coordinate with each

local law enforcement agency that may potentially respond to an emergency at a school in which a school safety designee is employed or volunteers to develop best practices and to allow the responding law enforcement agency to easily identify a school safety designee in a case of emergency. In the case of an emergency, a school safety designee shall be under the direction of the assigned school resource officer, if any. Upon the arrival of the local responding law enforcement agency, the school safety designee shall be under the direction of the responding law enforcement agency.

- superintendent proof of completion of a school safety program.

 The school safety program shall be created and defined by the Criminal Justice Standards and Training Commission and may include, but is not limited to, active shooter training, firearm proficiency, school resource officer training, crisis intervention training, weapons retention training, and continuing education and training. The school safety program shall be developed and created by January 1, 2016. The school safety program shall be administered by criminal justice training centers operated by the State of Florida. Each state-operated criminal justice training center that administers the school safety program must certify and provide proof of completion of the program in a manner prescribed by the Criminal Justice Standards and Training Commission.
 - (e) School property at which a school safety designee may

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carry a concealed weapon or firearm under this subsection may be indicated with signage that reads: "Authorized Armed Defense Present and Permitted."

- (f) Subsection (4) does not apply to school safety designees who are working or volunteering at the school to which they are assigned as school safety designees. A school safety designee who stores or leaves a weapon or firearm within the reach or easy access of a minor who obtains the firearm commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
- (g)1. If the school safety designee has not previously undergone level 2 background screening pursuant to s. 435.04 by the school board, the school superintendent must require the school safety designee to undergo the level 2 background screening pursuant to s. 435.04 at least once every 5 years. The school superintendent may require additional screenings at any time, including, but not limited to, mental health screenings.
- 2. If the school safety designee is screened pursuant to subparagraph 1., the school safety designee's fingerprints must be submitted by the school or an entity or vendor as authorized by s. 943.053(13). The fingerprints shall be forwarded to the Department of Law Enforcement for state processing, and the Department of Law Enforcement shall forward the fingerprints to the Federal Bureau of Investigation for national processing.
- 3. All fingerprints submitted to the Department of Law Enforcement as required under this subsection shall be retained

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by the Department of Law Enforcement as provided under s.

943.05(2)(g) and (h) and enrolled in the Federal Bureau of

Investigation's national retained print arrest notification

program. Fingerprints shall be enrolled in the national retained

print arrest notification program when the Department of Law

Enforcement begins participation with the Federal Bureau of

Investigation. Arrest fingerprints shall be searched against the

retained prints by the Department of Law Enforcement and the

Federal Bureau of Investigation, and any arrest record that is

identified shall be reported to the school by the Department of

Law Enforcement.

- 4. The fees for state and national fingerprint processing, along with the fingerprint retention fees, shall be borne by the school safety designee or school. The state shall pay the cost for fingerprint processing as authorized in s. 943.053(3)(b) for records provided to persons or entities other than those specified as exceptions therein.
- 5. A school superintendent shall notify the Department of
 Law Enforcement regarding any person whose fingerprints have
 been retained but who is no longer a school safety designee.
- (4)(2)(a) A person shall not possess any firearm, electric weapon or device, destructive device, or other weapon as defined in s. 790.001(13), including a razor blade or box cutter, except as authorized in support of school-sanctioned activities, at a school-sponsored event or on the property of any school, school bus, or school bus stop; however, a person may carry a firearm:

1. In a case to a firearms program, class or function which has been approved in advance by the principal or chief administrative officer of the school as a program or class to which firearms could be carried;

- 2. In a case to a career center having a firearms training range; or
- 3. In a vehicle pursuant to s. 790.25(5); except that school districts may adopt written and published policies that waive the exception in this subparagraph for purposes of student and campus parking privileges.

- For the purposes of this section, "school" means any preschool, elementary school, middle school, junior high school, secondary school, career center, or postsecondary school, whether public or nonpublic.
- (b) A person who willfully and knowingly possesses any electric weapon or device, destructive device, or other weapon as defined in s. 790.001(13), including a razor blade or box cutter, except as authorized in support of school-sanctioned activities, in violation of this subsection commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (c)1. A person who willfully and knowingly possesses any firearm in violation of this subsection commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

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- 2. A person who stores or leaves a loaded firearm within the reach or easy access of a minor who obtains the firearm and commits a violation of subparagraph 1. commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083; except that this does not apply if the firearm was stored or left in a securely locked box or container or in a location which a reasonable person would have believed to be secure, or was securely locked with a firearm-mounted push-button combination lock or a trigger lock; if the minor obtains the firearm as a result of an unlawful entry by any person; or to members of the Armed Forces, National Guard, or State
 Militia, or to police or other law enforcement officers, with respect to firearm possession by a minor which occurs during or incidental to the performance of their official duties.
- (d) A person who discharges any weapon or firearm while in violation of paragraph (a), unless discharged for lawful defense of himself or herself or another or for a lawful purpose, commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (e) The penalties of this subsection shall not apply to persons licensed under s. 790.06. Persons licensed under s. 790.06 shall be punished as provided in s. 790.06(12), except that a licenseholder who unlawfully discharges a weapon or firearm on school property as prohibited by this subsection commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

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 $\underline{(5)}$ This section does not apply to any law enforcement officer as defined in s. 943.10(1), (2), (3), (4), (6), (7), (8), (9), or (14).

(6)(4) Notwithstanding s. 985.24, s. 985.245, or s. 985.25(1), any minor under 18 years of age who is charged under this section with possessing or discharging a firearm on school property shall be detained in secure detention, unless the state attorney authorizes the release of the minor, and shall be given a probable cause hearing within 24 hours after being taken into custody. At the hearing, the court may order that the minor continue to be held in secure detention for a period of 21 days, during which time the minor shall receive medical, psychiatric, psychological, or substance abuse examinations pursuant to s. 985.18, and a written report shall be completed.

Section 3. Subsections (4) and (6) of section 1006.07, Florida Statutes, are amended and subsection (7) is added to that section to read:

1006.07 District school board duties relating to student discipline and school safety.—The district school board shall provide for the proper accounting for all students, for the attendance and control of students at school, and for proper attention to health, safety, and other matters relating to the welfare of students, including:

- (4) EMERGENCY DRILLS; EMERGENCY PROCEDURES. -
- (a) Formulate and prescribe policies and procedures for emergency drills and for actual emergencies, including, but not

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limited to, fires, natural disasters, active shooters, hostage situations, and bomb threats, for all the public schools of the district which comprise grades K-12. District school board policies shall include commonly used alarm system responses for specific types of emergencies and verification by each school that drills have been provided as required by law and fire protection codes. The emergency response agency that is responsible for notifying the school district for each type of emergency must be listed in the district's emergency response policy.

- (b) Establish model emergency management and emergency preparedness procedures, including emergency notification procedures pursuant to paragraph (a), for the following lifethreatening emergencies:
- 1. Weapon-use, and hostage, and active-shooter situations.

 The active-shooter situation procedures for each school shall be developed in consultation with a local law enforcement agency.
 - 2. Hazardous materials or toxic chemical spills.
- 3. Weather emergencies, including hurricanes, tornadoes, and severe storms.
 - 4. Exposure as a result of a manmade emergency.
- (6) SAFETY AND SECURITY BEST PRACTICES.—Use the Safety and Security Best Practices developed by the Office of Program Policy Analysis and Government Accountability to conduct a self-assessment of the school districts' current safety and security practices. Based on these self-assessment findings, the district

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school superintendent shall provide recommendations to the district school board and local law enforcement agencies that are first responders to the district campuses which identify strategies and activities that the district school board should implement in order to improve school safety and security. Annually each district school board must receive the self-assessment results at a publicly noticed district school board meeting to provide the public an opportunity to hear the district school board members discuss and take action on the report findings. Each district school superintendent shall report the self-assessment results and school board action to the commissioner within 30 days after the district school board meeting.

(7) SAFETY IN CONSTRUCTION AND PLANNING.—A district school board or private school principal or governing board must allow local law enforcement agencies that are first responders to the schools to tour the school campuses at least once every 3 years. Any changes related to school safety and emergency issues recommended by a law enforcement agency based on a campus tour must be documented by the district school board or the private school principal or governing board.

Section 4. Paragraph (b) of subsection (2) of section 1006.12, Florida Statutes, is amended to read:

1006.12 School resource officers and school safety officers.—

312 (2)

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(b) A district school board may commission one or more school safety officers for the protection and safety of school personnel, property, and students on each school campus within the school district. The district school superintendent may recommend and the district school board may appoint the one or more school safety officers.

Section 5. Paragraphs (q) and (r) of subsection (2) of section 435.04, Florida Statutes, are amended to read:

435.04 Level 2 screening standards.-

- (2) The security background investigations under this section must ensure that no persons subject to the provisions of this section have been arrested for and are awaiting final disposition of, have been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, or have been adjudicated delinquent and the record has not been sealed or expunged for, any offense prohibited under any of the following provisions of state law or similar law of another jurisdiction:
- (q) Section $\underline{790.115(2)}$ $\underline{790.115(1)}$, relating to exhibiting firearms or weapons within 1,000 feet of a school.
- (r) Section $\underline{790.115(4)(b)}$ $\underline{790.115(2)(b)}$, relating to possessing an electric weapon or device, destructive device, or other weapon on school property.

Section 6. Paragraph (a) of subsection (7) of section 790.251, Florida Statutes, is amended to read:

790.251 Protection of the right to keep and bear arms in

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339	motor vehicles fo	r self-de	fense and other lawful purposes;
340	prohibited acts; duty of public and private employers; immunity		
341	from liability; e	nforcemen	t.—
342	(7) EXCEPTI	ONS.—The	prohibitions in subsection (4) do not
343	apply to:		
344	(a) Any sch	ool prope	rty as defined in s. $790.115(1)$ and
345	regulated under <u>t</u>	hat secti	<u>on</u> s. 790.115 .
346	Section 7.	Paragraph	s (d) and (f) of subsection (3) of
347	section 921.0022,	Florida	Statutes, are amended to read:
348	921.0022 Cr	iminal Pu	nishment Code; offense severity
349	ranking chart.—		
350	(3) OFFENSE	SEVERITY	RANKING CHART
351	(d) LEVEL 4		
352			
	Florida	Felony	
	Statute	Degree	Description
353			
	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 lights activated.
354			
	499.0051(1)	3rd	Failure to maintain or deliver
			pedigree papers.

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355			
	499.0051(2)	3rd	Failure to authenticate
			pedigree papers.
356			
	499.0051(6)	2nd	Knowing sale or delivery, or
			possession with intent to sell,
			contraband prescription drugs.
357			
	517.07(1)	3rd	Failure to register securities.
358			
	517.12(1)	3rd	Failure of dealer, associated
			person, or issuer of securities
			to register.
359			
	784.07(2)(b)	3rd	Battery of law enforcement
			officer, firefighter, etc.
360			
	784.074(1)(c)	3rd	Battery of sexually violent
			predators facility staff.
361			
	784.075	3rd	Battery on detention or
			commitment facility staff.
362			
	784.078	3rd	Battery of facility employee by
			throwing, tossing, or expelling
			certain fluids or materials.
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363			
	784.08(2)(c)	3rd	Battery on a person 65 years of
			age or older.
364			
	784.081(3)	3rd	Battery on specified official
			or employee.
365			
	784.082(3)	3rd	Battery by detained person on
			visitor or other detainee.
366			
	784.083(3)	3rd	Battery on code inspector.
367			
	784.085	3rd	Battery of child by throwing,
			tossing, projecting, or
			expelling certain fluids or
			materials.
368			
	787.03(1)	3rd	Interference with custody;
			wrongly takes minor from
			appointed guardian.
369			
	787.04(2)	3rd	Take, entice, or remove child
			beyond state limits with
			criminal intent pending custody
			proceedings.
370			

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	787.04(3)	3rd	Carrying child beyond state
			lines with criminal intent to
			avoid producing child at
			custody hearing or delivering
			to designated person.
371			
	787.07	3rd	Human smuggling.
372			
	790.115(2)	3rd	Exhibiting firearm or weapon
	790.115(1)		within 1,000 feet of a school.
373			
	790.115(4)(b)	3rd	Possessing electric weapon or
	790.115(2)(b)		device, destructive device, or
			other weapon on school
			property.
374			
	790.115(4)(c)	3rd	Possessing firearm on school
	790.115(2)(c)		property.
375			
	800.04(7)(c)	3rd	Lewd or lascivious exhibition;
			offender less than 18 years.
376			
	810.02(4)(a)	3rd	Burglary, or attempted
			burglary, of an unoccupied
			structure; unarmed; no assault
			or battery.

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377			
	810.02(4)(b)	3rd	Burglary, or attempted
			burglary, of an unoccupied
			conveyance; unarmed; no assault
			or battery.
378			
	810.06	3rd	Burglary; possession of tools.
379			
	810.08(2)(c)	3rd	Trespass on property, armed
			with firearm or dangerous
			weapon.
380			
	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000
			or more but less than \$20,000.
381			
	812.014	3rd	Grand theft, 3rd degree, a
	(2) (c) 410.		will, firearm, motor vehicle,
			livestock, etc.
382			
	812.0195(2)	3rd	Dealing in stolen property by
			use of the Internet; property
			stolen \$300 or more.
383			
	817.563(1)	3rd	Sell or deliver substance other
			than controlled substance
			agreed upon, excluding s.
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			893.03(5) drugs.
384	817.568(2)(a)	3rd	Fraudulent use of personal
	017.300(2)(a)	JIU	identification information.
385			
	817.625(2)(a)	3rd	Fraudulent use of scanning
			device or reencoder.
386	000 105/1)	2nd	Will main on going great
	828.125(1)	2110	Kill, maim, or cause great bodily harm or permanent
			breeding disability to any
			registered horse or cattle.
387			
	837.02(1)	3rd	Perjury in official
388			proceedings.
300	837.021(1)	3rd	Make contradictory statements
			in official proceedings.
389			
	838.022	3rd	Official misconduct.
390	839.13(2)(a)	3rd	Falsifying records of an
	033.13(2)(a)	JIU	individual in the care and
			custody of a state agency.
391			
	839.13(2)(c)	3rd	Falsifying records of the

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392			Department of Children and Families.
393	843.021	3rd	Possession of a concealed handcuff key by a person in custody.
394	843.025	3rd	Deprive law enforcement, correctional, or correctional probation officer of means of protection or communication.
395	843.15(1)(a)	3rd	Failure to appear while on bail for felony (bond estreature or bond jumping).
396	847.0135(5)(c)	3rd	Lewd or lascivious exhibition using computer; offender less than 18 years.
397	874.05(1)(a)	3rd	Encouraging or recruiting another to join a criminal gang.
	893.13(2)(a)1.	2nd	Purchase of cocaine (or other s. 893.03(1)(a), (b), or (d),

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			(2)(a), (2)(b), or (2)(c)4.
0.00			drugs).
398	014 1440)	2 1	
200	914.14(2)	3rd	Witnesses accepting bribes.
399	014 0271	21	
	914.22(1)	3rd	Force, threaten, etc., witness,
400			victim, or informant.
400	914.23(2)	3rd	Retaliation against a witness,
	J11•25 (2)	JIG	victim, or informant, no bodily
			injury.
401			
	918.12	3rd	Tampering with jurors.
402			
	934.215	3rd	Use of two-way communications
			device to facilitate commission
			of a crime.
403			
404	(f) LEVEL 6		
405			
	Florida	Felony	
	Statute	Degree	Description
406			
	316.027(2)(b)	2nd	Leaving the scene of a crash
			involving serious bodily
			injury.

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407			
	316.193(2)(b)	3rd	Felony DUI, 4th or subsequent
100			conviction.
408	499.0051(3)	2nd	Vaccing forgons of modicano
	499.0031(3)	2110	Knowing forgery of pedigree papers.
409			P S P S P S P S P S P S P S P S P S P S
	499.0051(4)	2nd	Knowing purchase or receipt of
			prescription drug from
			unauthorized person.
410			
	499.0051(5)	2nd	Knowing sale or transfer of
			prescription drug to unauthorized person.
411			unauchorized person.
	775.0875(1)	3rd	Taking firearm from law
			enforcement officer.
412			
	784.021(1)(a)	3rd	Aggravated assault; deadly
			weapon without intent to kill.
413	704 001 (1) (1)	2 al	
	784.021(1)(b)	3rd	Aggravated assault; intent to commit felony.
414			Committee retorry.
	784.041	3rd	Felony battery; domestic
			battery by strangulation.
			5 00 100

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415			
	784.048(3)	3rd	Aggravated stalking; credible
11 C			threat.
416	784.048(5)	3rd	Aggravated stalking of person
	704.040(3)	JIG	under 16.
417			
	784.07(2)(c)	2nd	Aggravated assault on law
			enforcement officer.
418			
	784.074(1)(b)	2nd	Aggravated assault on sexually
			violent predators facility staff.
419			Stall.
113	784.08(2)(b)	2nd	Aggravated assault on a person
			65 years of age or older.
420			
	784.081(2)	2nd	Aggravated assault on specified
			official or employee.
421	504 000 (O)		
	784.082(2)	2nd	Aggravated assault by detained
			person on visitor or other detainee.
422			
	784.083(2)	2nd	Aggravated assault on code
			inspector.

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423			
	787.02(2)	3rd	False imprisonment; restraining
			with purpose other than those
			in s. 787.01.
424			
	790.115(4)(d)	2nd	Discharging firearm or weapon
	790.115(2)(d)		on school property.
425			
	790.161(2)	2nd	Make, possess, or throw
			destructive device with intent
			to do bodily harm or damage
			property.
426			
	790.164(1)	2nd	False report of deadly
			explosive, weapon of mass
			destruction, or act of arson or
			violence to state property.
427			
	790.19	2nd	Shooting or throwing deadly
			missiles into dwellings,
			vessels, or vehicles.
428			
	794.011(8)(a)	3rd	Solicitation of minor to
			participate in sexual activity
			by custodial adult.
429			

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	794.05(1)	2nd	Unlawful sexual activity with
			specified minor.
430			
	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.
431			
	800.04(6)(b)	2nd	Lewd or lascivious conduct;
			offender 18 years of age or
4.0.0			older.
432	006 001 (0)	0 1	
	806.031(2)	2nd	Arson resulting in great bodily
			harm to firefighter or any
433			other person.
433	810.02(3)(c)	2nd	Burglary of occupied structure;
	010.02(3)(0)	2110	unarmed; no assault or battery.
434			
	810.145(8)(b)	2nd	Video voyeurism; certain minor
			victims; 2nd or subsequent
			offense.
435			
	812.014(2)(b)1.	2nd	Property stolen \$20,000 or
			more, but less than \$100,000,
			grand theft in 2nd degree.

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436			
	812.014(6)	2nd	Theft; property stolen \$3,000 or more; coordination of
			others.
437			
	812.015(9)(a)	2nd	
			\$300 or more; second or
			subsequent conviction.
438	010 015 (0) (1)	0 1	
	812.015(9)(b)	2nd	
			\$3,000 or more; coordination of others.
439			others.
133	812.13(2)(c)	2nd	Robbery, no firearm or other
	, , ,		weapon (strong-arm robbery).
440			
	817.4821(5)	2nd	Possess cloning paraphernalia
			with intent to create cloned
			cellular telephones.
441			
	825.102(1)	3rd	Abuse of an elderly person or
			disabled adult.
442			
	825.102(3)(c)	3rd	Neglect of an elderly person or
443			disabled adult.
443			

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	825.1025(3)	3rd	Lewd or lascivious molestation
			of an elderly person or
			disabled adult.
444			
	825.103(3)(c)	3rd	Exploiting an elderly person or
			disabled adult and property is
			valued at less than \$10,000.
445			
	827.03(2)(c)	3rd	Abuse of a child.
446			
	827.03(2)(d)	3rd	Neglect of a child.
447			
	827.071(2) & (3)	2nd	Use or induce a child in a
			sexual performance, or promote
			or direct such performance.
448			
	836.05	2nd	Threats; extortion.
449			
	836.10	2nd	Written threats to kill or do
			bodily injury.
450			
	843.12	3rd	Aids or assists person to
			escape.
451			
	847.011	3rd	Distributing, offering to
			distribute, or possessing with

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ĺ			intent to distribute obscene
			materials depicting minors.
452			
	847.012	3rd	Knowingly using a minor in the
			production of materials harmful
			to minors.
453			
	847.0135(2)	3rd	Facilitates sexual conduct of
			or with a minor or the visual
			depiction of such conduct.
454			
	914.23	2nd	Retaliation against a witness,
			victim, or informant, with
			bodily injury.
455			
	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.
456			
	944.40	2nd	Escapes.
457			
	944.46	3rd	Harboring, concealing, aiding
			escaped prisoners.
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944.47(1)(a)5. 2nd Introduction of contraband			
(firearm, weapon, or explosive)			
into correctional facility.			
951.22(1) 3rd Intoxicating drug, firearm, or			
weapon introduced into county			
facility.			
Section 8. Paragraphs (n) and (o) of subsection (1) of			
section 1012.315, Florida Statutes, are amended to read:			
1012.315 Disqualification from employment.—A person is			
ineligible for educator certification, and instructional			
personnel and school administrators, as defined in s. 1012.01,			
are ineligible for employment in any position that requires			
direct contact with students in a district school system,			
charter school, or private school that accepts scholarship			
students under s. 1002.39 or s. 1002.395, if the person,			
instructional personnel, or school administrator has been			
convicted of:			
(1) Any felony offense prohibited under any of the			
following statutes:			
(n) Section $\frac{790.115(2)}{790.115(1)}$, relating to exhibiting			
firearms or weapons at a school-sponsored event, on school			
property, or within 1,000 feet of a school.			
(o) Section <u>790.115(4)(b)</u> 790.115(2)(b) , relating to			

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possessing an electric weapon or device, destructive device, or other weapon at a school-sponsored event or on school property.

Section 9. For the 2015-2016 fiscal year, the sum of \$157,927 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Law Enforcement for the Criminal Justice Standards and Training Commission to develop the training curriculum as required by this act.

Section 10. This act shall take effect July 1, 2015.

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