SB 118 – Persons Subject to Final Deportation Orders (Identical HB 9)

This bill creates s. 877.28, F.S., adding an **unranked**, **1**st **degree felony** (Level 7 by default) as a penalty for when a person is knowingly present in the state after an order of deportation has become final and the order is not stayed pending judicial review.

In FY 14-15, the incarceration rate for an unranked, 1st degree felony was 73.5%. However, current administration and practice involving U.S. Immigration and Customs Enforcement (ICE) would make it unlikely that such persons would end up in a state prison.

CONFERENCE ADOPTED ESTIMATE: No Impact

 Revised from "No Impact within Forecast Window" to "No Impact" on 1/5/2016.

Requested by: House