

Summary of Final Actions -- 2019 Criminal Justice Impact Conference Bills

KEY:			
+ sig.	Increase of more than 25 prison beds	- sig.	Decrease of more than 25 prison beds
+ mod.	Increase greater than 10 and less than 25 beds	- mod.	Decrease of greater than 10 beds and less than 25 beds
+ insig.	Increase of 10 or fewer beds	- insig.	Decrease of 10 or fewer beds
indet.	Unquantifiable positive bed impact	- indet.	Unquantifiable negative bed impact
+/- indet	Final direction of the impact is unknown		
no impact	No Impact on beds		

Conf. Date	Subject	Bill heard in CJC	Last Action of bill heard	Identical bill	Last Action of identical bill	Sponsor S/H	CJIC Impact					Passed?
							FY 19-20	FY 20-21	FY 21-22	FY 22-23	FY 21-22	
2/27/2019	Transfers of Firearms: Requiring transfers of firearms to be conducted through a licensed dealer; requiring deposit of the firearm with the licensed dealer under certain circumstances; providing for disposition of the firearm if the licensed dealer cannot legally complete the transaction or return the firearm to its owner, etc. Effective Date: 7/1/2019	HB 135	5/3/2019 House - Died in Criminal Justice Subcommittee	SB 654	5/3/2019 Senate - Died in Judiciary	Good, Joseph; Book, Taddeo	+ mod	+ mod	+ mod	+ mod	+ mod	NO
2/27/2019	False Personation: Adding "school guardians" to the list of officials that a person is prohibited from falsely assuming and is subject to criminal penalties, etc. Effective Date: 10/1/2019	SB 136	5/3/2019 Senate - Died in Infrastructure and Security			Rouson, Perry	+ insig	+ insig	+ insig	+ insig	+ insig	YES ⁴
2/27/2019	Duty to Assist: Requires certain persons who are at the scene of emergency under specified circumstances to provide reasonable assistance to another person who is exposed to or has suffered serious bodily injury; provides penalties. Effective Date: July 1, 2019	HB 147	5/3/2019 House - Died in Criminal Justice Subcommittee	SB 800	5/3/2019 Senate - Died in Judiciary	Cortes,Willhite, Geller, Killebrew; Pizzo	no impact	no impact	no impact	no impact	no impact	NO
2/27/2019	Offenses Against Brokers, Broker Associates, or Sales Associates: Provides for reclassification of specified offenses such as assault, battery, or sexual battery committed against brokers, broker associates, or sales associates. The reclassification are as follows: 2nd degree misdemeanor increased to 1st degree misdemeanor; 1st degree misdemeanor increased to 3rd degree felony; 3rd degree felony increased to 2nd degree felony; 2nd degree felony increased to 1st degree felony; 1st degree felony increased to life felony.	HB 187	5/3/2019 House - Died in Criminal Justice Subcommittee	SB 554	5/3/2019 Senate - Died in Appropriations Subcommittee on Criminal and Civil Justice	Slosberg; Pizzo	+ insig	+ insig	+ insig	+ insig	+ insig	NO
2/27/2019	Detention Facilities: Requires removal of the following acts of introducing contraband into detention facilities from the current level 6, 3rd degree felony and making each a 1st degree misdemeanor includes any written or recorded communication, currency or coin, article of food or clothing, tobacco products, cigarette, any cigar, intoxicating beverage or beverage which causes intoxicating effect, cellular telephones or portable communication device intentionally or unlawfully introduced inside the secure county detention facility. Effective Date: 1/1/2020	CS/SB 204	5/3/2019 Senate - Died in Rules			Brandes, Perry, Criminal Justice	+/- indet	+/- indet	+/- indet	+/- indet	+/- indet	NO
2/27/2019	Victims of Human Trafficking: Requires mandatory minimum term of incarceration for solicitation of prostitution offenses involving victims of human trafficking. Person soliciting, inducing, enticing, or procuring another to commit prostitution, lewdness, or assignation will be subject to a mandadaory minimum period of incarceration of 30 days. Effective Date: October 1, 2019	HB 219	5/3/2019 House - Died on Calendar	CS/SB 370	5/3/2019 Senate - Died in Appropriations Subcommittee on Criminal and Civil Justice	Overdorf, Casello, Cortes, Hattersley, Killebrew, Newton, Polsky, Sirois, Smith; Perry, Criminal Justice	no impact	no impact	no impact	no impact	no impact	NO ⁵
2/27/2019	Prosecution of Juvenile Offenders: Removes provisions relating to involuntary mandatory waiver of juvenile court jurisdiction; revises provisions authorizing discretionary prosecution of juveniles as adults & removes provisions requiring prosecution of juveniles as adults; specifies minimum age for indictment of juvenile charged with offense punishable by death or by life imprisonment; provides that pending competency hearing prevents transfer of juvenile to adult court until hearing is concluded & tolls specified time limits; requires that juvenile found to have committed offense punishable by death or by life imprisonment must be sentenced as juvenile, not as adult. Effective Date: July 1, 2019	HB 339	5/3/2019 House - Died in Criminal Justice Subcommittee			Alexander	- sig	- sig	- sig	- sig	- sig	NO ⁶
2/27/2019	Mandatory Sentences: Authorizes a court to impose a sentence other than a mandatory minimum term of imprisonment and mandatory fine for a person convicted of trafficking if the court makes certain findings on the record, etc. The requirements are as follows: the person did not engage in a continuing criminal enterprise; the person did not use or threaten violence or use of a weapon during the commission of the crime; the person did not cause death or serious bodily injury, Effective Date: 7/1/2019	SB 400	5/3/2019 Senate - Died in Judiciary			Brandes	- sig	- sig	- sig	- sig	- sig	NO
4/8/2019	Theft: Increasing threshold amounts for certain theft offenses; revising the list of items the theft of which constitutes theft of the third degree; providing that the value of taken property is based on fair market value at the time of the taking; revising the circumstances under which an offense of retail theft constitutes a felony of the second degree, etc. Effective Date: 10/1/2019	SB 406	5/3/2019 Senate - Died in Appropriations			Perry, Pizzo	- sig	- sig	- sig	- sig	- sig	NO

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							FY 19-20	FY 20-21	FY 21-22	FY 22-23	FY 21-22	
	* Amends s. 812.014(2)(c)(1), F.S. increasing the minimum threshold property values for third degree grand theft from \$300 to \$1000. Amends s. 812.014(2)(d), F. S. increasing the minimum threshold property values for third degree grand theft for stealing property from a dwelling or unenclosed curtilage from \$100 to \$1000 to a maximum threshold to \$300 to \$5,000.						- sig	- sig	- sig	- sig	- sig	
	* Amends s. 812.015(8), F.S., increasing the minimum threshold property values for retail theft from \$300 to \$1000, a level 5, 3rd degree felony. Amends s 812.015(9)(a), F.S. applying Level 6, 2nd degree felony to a person who violates as an adult and has previously been convicted of a violation of subsection (8) within 3 years of the expiration of his or her sentence for the conviction.						- indet	- indet	- indet	- indet	- indet	
2/27/2019	Alcohol or Drug Overdose Prosecutions: Prohibits arrest or penalty under specified provisions of person seeking medical assistance for individual experiencing alcohol or drug-related overdose or for himself or herself; prohibits this protection from being grounds for suppression of evidence in other prosecutions. Effective Date: July 1, 2019	HB 595	6/10/2019 - Chapter No. 2019-81			Silvers, Eskamani	+ indet	+ indet	+ indet	+ indet	+ indet	YES ¹⁰
2/27/2019	Lewd or Lascivious Exhibition: Prohibits certain lewd or lascivious acts in presence of county or municipal correctional personnel. Effective Date: July 1, 2019	CS/HB 599	4/29/2019 House - Laid on Table -- Companion bill SB 828 passed -HJ 1011	SB 828	5/24/2019 - Chapter No. 2019-50	Gottlieb, Willhite, Crminal Justice Subcommittee; Rader	+ insig	+ insig	+ insig	+ insig	+ insig	YES ¹¹
2/27/2019	Conditional Medical Release: Expands eligibility for conditional medical release to include inmates with debilitating illnesses such as suffering from a significant and permanent terminal or nonterminal condition, and disease or syndrome that renders the inmate to be physically or cognitively debilitated or incapacitated. Effective Date: October 1, 2019	HB 607	5/3/2019 House - Died in Criminal Justice Subcommittee			DuBose	- sig	- sig	- sig	- sig	- sig	NO
2/27/2019	Motor Vehicle Racing: Increases criminal penalty for third or subsequent violation related to motor vehicle racing within specified period after date of prior violation that resulted in conviction. This raises the current 1st degree misdemeanor to an unranked 3rd degree felony. Effective Date: October 1, 2019	HB 611	6/25/2019 - Chapter No. 2019-125	SB 116	4/25/2019 Senate - Laid on Table, refer to CS/HB 611 -SJ 476	Mercado, Plakon; Stewart	+ insig	+ insig	+ insig	+ insig	+ insig	YES ¹²
4/22/2019	Criminal Justice: Citing this act as the as the Florida First Step Act; requiring that the court impose, for an offense relating to trafficking in certain substances, a sentence pursuant to the Criminal Punishment Code and without regard to any statutory minimum sentence if the court makes specified findings under certain circumstances; authorizing the Correctional Education Program to establish a Prison Entrepreneurship Program and adopt procedures for admitting student inmates; requiring a probation officer to determine whether a probationer or offender on community control who commits a technical violation is eligible for a certain alternative sanctioning program, etc. Effective Date: 7/1/2019	CS/CS/SB 642	5/1/2019 Senate - Laid on Table, refer to CS/HB 7125 -SJ 696			Brandes, Broxson, Gruters, Perry, Rouson, Criminal Justice	bed impact equal to at least as many as the component parts	bed impact equal to at least as many as the component parts	bed impact equal to at least as many as the component parts	bed impact equal to at least as many as the component parts	bed impact equal to at least as many as the component parts	NO ¹³
	* Amends s. 212.15, F.S., increasing the maximum threshold stolen revenue values for second degree misdemeanor theft of state funds from under \$300 to under \$1,000. This change to the thresholds would also affect the pool of potential offenders facing a third or subsequent conviction (unranked, 3rd degree felony). For the Level 1, 3rd degree felony, the minimum threshold is increased from \$300 to \$1,000						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 322.34, F.S., deleting the unranked, 3rd degree felony for a third or subsequent conviction of driving with a license that is suspended, revoked, canceled, or disqualified.						-109	-152	-76	-44	-17	
	* Amends s. 394.47891, F.S., adding individuals who are current or former US Department of Defense contractors and individuals who are or former military members of foreign allied country to be eligible to participate in the "Military Veterans and Servicemembers Court Program. Under such program, veterans charged or convicted of a criminal offense who suffered military-related mental illness, traumatic brain injury, substance abuse disorder or psychological problems can be sentenced in a accordance with chapter 921 which addresses the aforementioned issues.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 489.126, F.S., restructuring what constitutes construction contracting offenses and creating multiple felonies for certain offenses; adds intent to prove a criminal violation may be shown to exist at the time the contractor appropriated the money to his or her own use						+/- indet	+/- indet	+/- indet	+/- indet	+/- indet	

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	* Amends s. 500.451, F.S., removing the minimum mandatory period of incarceration of 1 year for the unranked, 3rd degree felony for selling, transporting, distributing, purchasing, or possessing horse meat for human consumption that is not clearly stamped.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 509.151, F.S., adjusting the second degree misdemeanor and third degree felony thresholds for obtaining food or lodging with intent to defraud, increasing the minimum threshold value for the Level 1, 3rd degree felony from \$300 to \$1,000.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 562.27, F.S., reducing the penalty for possessing a still or still apparatus from a Level 1, 3rd degree felony to a 2nd degree misdemeanor.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 562.451, F.S., reducing the penalty for owning or possessing a gallon or more of liquor which was not made or manufactured in accordance with the laws in effect at the time when and place where the same was made or manufactured" from an unrank						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 713.69, F.S., adjusting the second degree misdemeanor and third degree felony thresholds for unlawfully removing property upon which lien has accrued, increasing the minimum threshold value for the Level 1, 3rd degree felony from \$50 to \$1,000.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 775.082, F.S., expanding the pool of offenders eligible for a mandatory minimum sentence for a "prison releasee reoffender" by adding that they committed one of a list of offenses within three years after being released from "a county detention facility following incarceration for an offense for which the sentence pronounced was a prison sentence."						+ indet	+ indet	+ indet	+ indet	+ indet	
	* Amends s. 775.087, F.S., retroactively applying "chapter 2016-7, Laws of Florida, only as provided in this subsection to persons who committed aggravated assault or attempted aggravated assault before July 1, 2016, the effective date of chapter 2016-7, Laws of Florida, which amended this section to remove aggravated assault or attempted aggravated assault from the list of predicate offenses for mandatory minimum terms of imprisonment under this section." A person sentenced before October 1, 2019, but committed these offenses before July 1, 2016, and received a mandatory minimum term of imprisonment "shall be resentenced to a sentence without such mandatory minimum term of imprisonment" and will be "eligible to receive any gain-time pursuant to s. 944.275, F.S. which he or she was previously ineligible to receive because of the imposition of the mandatory minimum term of imprisonment."						- indet	- indet	- indet	- indet	- indet	
	* Amends s. 784.048, F.S., expanding the definition of cyberstalking by including "to access, or attempt to access the online accounts or Internet-connected home electronic systems of another person without that person's permission." This revision impacts multiple felonies in this statute involving willfully, maliciously, and repeatedly following, harassing, or cyberstalking.						+ indet	+ indet	+ indet	+ indet	+ indet	
	* Amends s. 800.09, F.S., adding county detention facility employees to the current unranked, 3rd degree felony for lewd or lascivious exhibition in the presence of "a person he or she knows or reasonably should know is an employee."						+ insig	+ insig	+ insig	+ insig	+ insig	
	* Amends s. 812.014(2)(c)(1), F.S., increasing the minimum threshold property values for 3rd degree grand theft from \$300 to \$750.; amending 3rd degree grand theft by removing " a will, codicil, or other testamentary instrument", and removes any fire extinguisher; amends s. 812.014(2)(d), F.S., increasing the maximum threshold property values for 3rd degree grand theft for stealing property from a dwelling or unenclosed curtilage from \$300 to \$750; amends s.812.04(2)(e), F.S., increasing the maximum threshold property values for petit theft from \$300 to \$750.						- sig	- sig	- sig	- sig	- sig	

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	* Amends s. 812.015(8), F.S., increasing the minimum threshold property values for retail theft from \$300 to \$750, a Level 5, 3rd degree felony, including additional criteria for the definition of retail theft, such as conspiring with another with the intent to sell and placing it into the control of another person in exchange for consideration. With further window for commission of this theft to include additional locations expanded from 48-hour period to 30 days aggregating value of the property stolen to determine the value of felony.						+/- indet	+/- indet	+/- indet	+/- indet	+/- indet	
	* Amends s. 815.06, F.S., expanding the description of an offense against users of computers, computer systems, computer networks, or electronic devices to include or exceed authorization or willfully and knowingly done.						+ insig	+ insig	+ insig	+ insig	+ insig	
	* Amends s. 817.413, F.S., increasing the minimum threshold value for the Level 3, 3rd degree felony of selling used motor vehicle goods as new from greater than \$100 to \$1,000 or more.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 831.28(2)(a), F.S., adding the following for the current Level 3, 3rd degree felony (in bold): "It is unlawful to counterfeit a payment instrument with the intent to defraud a financial institution, account holder, or any other person or organization or for a person to have any counterfeit payment instrument in such person's possession with the intent to defraud a financial institution, an account holder, or any other person or organization."						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 847.011, F.S., adding that "a person may not knowingly sell, lend, give away, distribute, transmit, show, or transmute; offer to sell, lend, give away, distribute, transmit, show, or transmute; have in his or her possession, custody, or control with the intent to sell, lend, give away, distribute, transmit, show, or transmute; or advertise in any manner an obscene, child-like sex doll."						+ insig	+ insig	+ insig	+ insig	+ insig	
	* Amends s. 849.01, F.S., reducing the penalty for keeping a gambling house from a Level 1, 3rd degree felony to a 2nd degree misdemeanor.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 893.135, F.S., adding "trafficking in pharmaceuticals" to the list of trafficking offenses under this statute, defined as "a person who knowingly sells, purchases, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 120 or more dosage units containing a controlled substance described in this section."						- indet	- indet	- indet	- indet	- indet	
	* Further amending s. 893.135, F.S., adding that for an offense under this section, the court shall impose a sentence pursuant to Criminal Punishment Code under chapter 921 without regard to any statutory minimum sentence, if the court finds at sentencing, after the State Attorney has been afforded the opportunity to make a recommendation, under certain conditions.						- sig	- sig	- sig	- sig	- sig	
	* Further amending s. 893.135, F.S., creating the opportunity for someone who committed trafficking offenses involving hydrocodone and oxycodone to petition the court for resentencing as follows: "committed a violation of former s. 893.135(1)(c)1, F.S. before July 1, 2014, but who was not sentenced for such violation before October 1, 2019, shall be sentenced as provided in this subsection."						- indet	- indet	- indet	- indet	- indet	
	* Amends s. 944.275, F.S., permitting up to 20 days per month of incentive gain-time, applied retroactively for sentences imposed for offenses committed on or after October 1, 1995, with those in prison for nonviolent felonies permitted to earn enough gain-time to serve 65% of their total sentence, also applied retroactively, while violent offenders still remain at the 85% minimum.						-7,596	-1,237	-288	-88	0	
	* This bill also amends s. 944.47, F.S., increasing the current felonies for introducing or transmitting (Level 1, 3rd degree felony) and possessing (Level 3, 3rd degree felony) any cellular phone or other portable communication device as contraband to Level 4, 3rd degree felonies.						+ insig	+ insig	+ insig	+ insig	+ insig	
	* Amends s. 948.013, F.S., s. 948.04, F.S., and s. 948.06, F.S., reorganizing the definition of administrative probation, adding graduated incentives, and restructuring the details of the alternative sanctioning program.						no impact	no impact	no impact	no impact	no impact	

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	* Amends s. 948.08, F.S., expanding eligibility for the pretrial substance abuse and education intervention program, allowing people with two or fewer prior nonviolent felony convictions to also be eligible for voluntary admission; however, it gives the court discretion to deny them.						- indet	- indet	- indet	- indet	- indet	
	* Amends s. 951.22, F.S., removing the following acts of introducing contraband into detention facilities from the current Level 6, 3rd degree felony and making each a 1st degree misdemeanor: any written or recorded communication, any currency or coin, any article of food or clothing, any tobacco products, any cigarette, any cigar, any intoxicating beverage or beverage which causes or may cause an intoxicating effect, any narcotic and any instrumentality intended to be used as an aid for escape, and any cellular telephone or other portable communication device.						- indet	- indet	- indet	- indet	- indet	
	* Amends s. 958.04, F.S., deleting the current requirement that an offender was younger than 21 years of age at the time sentence is imposed for a court to be allowed to sentence as a youthful offender and replacing it with "such crime was committed before the defendant turned 21 years of age."						no impact	no impact	no impact	no impact	no impact	
	* Amends s. 985.557, F.S., relating to direct filing, deleting "in the state attorney's judgment and discretion" whenever it is used under the discretionary direct file; deleting that a state attorney can file an information on a child charged with a misdemeanor if he or she had two previous "adjudications withheld" for delinquent acts. Furthermore, it removes "conspiracy to commit" from the list of crimes under discretionary direct file.						- sig	- sig	- sig	- sig	- sig	
	* Amends s. 381.0041, F.S., reducing the Level 5, 3rd degree felony to an unranked, 3rd degree felony and adding "any person who has human immunodeficiency virus infection, who knows he or she is infected with human immunodeficiency virus, and who has been informed that he or she may communicate this disease by donating blood, plasma, organs, skin, or other human tissue who donates blood, plasma, organs, skin, or other human tissue for use in another person, other than a person who knows he or she is infected with human immunodeficiency virus".						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 384.23, F.S. (defining sexual conduct and substantial risk of transmission) and s. 384.24(1), F.S., adding the exposure of another to human immunodeficiency virus infection (HIV) to unlawful acts committed by a person who has been notified that he or she may communicate a disease through sexual intercourse.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 775.0877, F.S., by deleting "donation of blood, plasma, organs, skin, or other human tissues" from the list of offenses where a court can order an offender to undergo HIV testing.						- insig	- insig	- insig	- insig	- insig	
2/27/2019	Offenses Involving Computers: Revises definition of cyberstalking; revises conduct constituting offense against users of computers, computer systems, computer networks, or electronic devices. Expands the definition of cyberstalking by including access or attempt to access the online accounts or internet-connected home electronic systems of another person without that person's permission. Effective Date: upon becoming a law	HB 669	5/3/2019 House - Died on Calendar	SB 916	5/3/2019 Senate - Died in Appropriations	Grieco, Silvers, Sirois; Pizzo	+ indet	+ indet	+ indet	+ indet	+ indet	NO ¹⁴
4/8/2019	Sentencing and Incarceration: Designates act the "Florida First Step Act"; requires DOC to provide inmates with community reentry resource directory; provides requirements for directory; authorizes prison entrepreneurship program & award of gain-time for completion; authorizes transfer of inmate to administrative probation in certain circumstances; provides for alternative sanctioning program for probationers or offenders on community control who commit technical violations; requires sentence below statutory minimum for certain drug trafficking offenses in certain circumstances. Effective Date: July 1, 2019	HB 705	5/3/2019 House - Died in Criminal Justice Subcommittee	CS/SB 642	5/1/2019 Senate - Laid on Table, refer to CS/HB 7125 -SJ 696	Donalds, Andrade, Cortes, Grieco; Broxson, Gruters, Perry, Rouson, Criminal Justice	- sig	- sig	- sig	- sig	- sig	NO

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	* Amends s. 944.801, F.S., stating that "the Correctional Education Program may establish a Prison Entrepreneurship Program (PEP) and adopt procedures for admitting student inmates" and amends s. 944.275, F.S., adding someone who has completed the PEP as someone eligible for the one-time award of 60 additional days of incentive gain-time.						minimun bed impact	minimun bed impact	minimun bed impact	minimun bed impact	minimun bed impact	
	* Amends s. 948.001, F.S., s. 948.013, F.S., and s. 948.06, F.S., and s. 948.06, F.S., by reorganizing the definition of administrative probation and restructuring the details of the alternative sanctioning program.						no impact	no impact	no impact	no impact	no impact	
	* Amends s. 893.135, F.S., adding that for an offense under this section the court shall impose a sentence pursuant to chapter 921 without regard to any statutory minimum sentence under certain conditions, if the court finds at sentencing, after the State Attorney has been afforded the opportunity to make a recommendation.						- insig	- insig	- insig	- insig	- insig	
2/27/2019	Discharging Firearms in Public or on Residential Property: Citing this act as the "Mary Chadwick Act"; revises provisions prohibiting the recreational discharge of a firearm outdoors; providing criminal penalties; providing an exception; prohibiting the propelling of any potentially lethal projectile over or across private land while target shooting. Removes the requirement that an area should have a residential density of one or more dwelling units per acre for the 1st degree misdemeanor to apply to anybody who discharges a firearm outdoor. Effective Date: 10/1/2019	HB 709	5/3/2019 House - Died in Criminal Justice Subcommittee	SB 922	5/3/2019 Senate - Died in Judiciary	Slosberg; Berman	+ insig	+ insig	+ insig	+ insig	+ insig	NO
2/27/2019	Hazing: Revises definition of term "hazing"; revises conduct that constitutes hazing; provides exemption from prosecution if person meets specified criteria. Expands the definition of hazing to include any action or situation that recklessly or intentionally endangers the mental or physical health and safety of a student for purposes of initiation or admission into or affiliation with, or the perpetuation or furtherance of a tradition or ritual of any organization under the sanction of a postsecondary institution. Effective Date: July 1, 2019	HB 727	4/29/2019 House - Laid on Table -- Companion bill SB 1080 passed -HJ 1011	SB 1080	6/26/2019 - Chapter No. 2019-133	LaMarca; Book	+ insig	+ insig	+ insig	+ insig	+ insig	YES ¹⁵
2/27/2019	Anti-Semitism: Specifies that term "religion" includes anti-Semitism for purposes of hate crime statute; specifies duties of law enforcement agencies; defines "anti-Semitism"; prohibits discrimination in Florida K-20 public education system based on religion; requires public K-20 educational institutions to consider anti-Semitism under certain instances of discrimination. Effective Date: July 1, 2019	HB 741	5/31/2019 - Chapter No. 2019-59	SB 1272	4/29/2019 Senate - Laid on Table, refer to CS/CS/HB 741 -SJ 582	Fine, Caruso, Fischer, LaMarca; Gruters	+ insig	+ insig	+ insig	+ insig	+ insig	YES ¹⁶
2/27/2019	Crimes Evidencing Prejudice: Requires grounds for reclassification of crimes to include prejudice based on gender or gender identity of any person; defines "gender identity" as a person's gender-related identity, appearance, or behavior, regardless of whether such gender-related identity, appearance or behavior is different from the traditionally associated with the person's physiology or assigned sex at birth; requires grounds for reclassification of crimes to include prejudice based on disability of any person; revises definition of term "disability." Effective Date: October 1, 2019	HB 743	5/3/2019 House - Died in Criminal Justice Subcommittee	SB 940	5/3/2019 Senate - Died in Criminal Justice	Geller, Polsky, Smith, Valdes; Rader	+ insig	+ insig	+ insig	+ insig	+ insig	NO
2/27/2019	Presentencing Consideration: Authorizing a defendant who is found guilty of committing a nonviolent offense to request a sentencing court to withhold sentencing until after making a certain determination whether the defendant is a primary caretaker of a dependent child; requiring the court to make certain written findings if the defendant makes such a motion, which must meet specified requirements, etc. Effective Date: 7/1/2019	SB 834	5/3/2019 Senate - Died in Criminal Justice			Bracy	- sig	- sig	- sig	- sig	- sig	NO
2/27/2019	Youthful Offenders: Revises criteria allowing sentencing person who committed felony before person turned 21 as youthful offender. Effective Date: July 1, 2019	HB 887	5/3/2019 House - Died in Judiciary Committee	SB 782	5/3/2019 Senate - Died in Appropriations	Alexander, Plakon; Simmons	no impact	no impact	no impact	no impact	no impact	NO ¹⁷

Summary of Final Actions -- 2019 Criminal Justice Impact Conference Bills

KEY:	Increase of more than 25 prison beds	- sig.	Decrease of more than 25 prison beds
+ sig.	Increase greater than 10 and less than 25 beds	- mod.	Decrease of greater than 10 beds and less than 25 beds
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indet.	Final direction of the impact is unknown		
+/- indet	No Impact on beds		
no impact			

Conf. Date	Subject	Bill heard in CJC	Last Action of bill heard	Identical bill	Last Action of identical bill	Sponsor S/H	CJIC Impact					Passed?
							FY 19-20	FY 20-21	FY 21-22	FY 22-23	FY 21-22	
4/8/2019	Probation Violations: Amends s. 948.06, F.S., restructuring the detail of the alternative sanctioning program; requires probation officer to determine whether probationer or offender on community control may remain in alternative sanctioning program after committing technical violation; defines low-risk and moderate-risk level technical violations; establishes permissible sanctions for such probation violations; establishes eligibility criteria; requires each judicial circuit to establish alternative sanctioning program. Effective Date: July 1, 2019	CS/HB 963	5/3/2019 House - Died in Judiciary Committee			Fernandez,-Barquin, Criminal Justice Subcommittee	no impact	no impact	no impact	no impact	no impact	NO
4/8/2019	Gain-time: Amends s. 944.275, F.S., permitting up to 20 days per month of incentive gain-time for sentences impose for offenses committed on or after July 1, 2019 with those in prison for non-violent felonies permitted to earn enough gain-time to serve 65% of their total sentence, while violent offender still remain at 85% minimum. Effective Date: 7/1/2019	HB 1001	5/3/2019 House - Died in Criminal Justice Subcommittee	SB 1212	5/3/2019 Senate - Died in Criminal Justice	Hart; Bracy	-1,175	-2,358	-1,949	-1,190	-594	NO
4/8/2019	Detention Facilities: Amends s. 951.22, F.S., removing certain acts of introducing contraband into detention facilities from current level 6, 3rd degree felony and making each a 1st degree misdemeanor: any written or recorded communication, any currency or coin, any article of food or clothing, any tobacco products, any cigarette, any cigar, any intoxicating beverage or beverage which causes intoxicating effect. Any cellular telephone or other portable communication device is now included as a felony at the same degree and level. Effective Date: October 1, 2019	CS/HB 1029	5/3/2019 House - Died in Judiciary Committee			Beltran, Criminal Justice Subcommittee	- indet	- indet	- indet	- indet	- indet	NO
4/8/2019	Mitigating Circumstances in Sentencing: Amends s. 921.0026(2)(d), F.S., which revises mitigating circumstances under which a departure from the lowest permissible sentence is justified, to include when a defendant is amenable to treatment and he or she requires specialized treatment for a certain substance addiction, etc. Effective Date: 7/1/2019	CS/SB 1030	5/3/2019 Senate - Died in Appropriations			Bracy, Criminal Justice	- sig	- sig	- sig	- sig	- sig	NO
4/8/2019	Continuing Care Contracts: Creates s. 651.1065, F.S. revises & provides provisions related to continuing care contracts including financing, refinancing, procedures & standards for certificates of authority & provisional certificates, escrowed funds, provider acquisitions, expansion of facilities, rulemaking, filing of information, management contracts, minimum standards, procedures for providers not meeting standards, & composition of Continuing Care Advisory Council. Effective Date: January 1, 2020	CS/HB 1033	6/28/2019 - Chapter No. 2019-160	CS/SB 1070	5/2/2019 Senate - Laid on Table, refer to CS/CS/CS/HB 1033 -SJ 790	Stevenson, Yarborough, Caruso, Donalds, Watson; Lee, Banking and Insurance	+ insig	+ insig	+ insig	+ insig	+ insig	YES ¹⁸
4/8/2019	Cyberharassment: Amends s. 784.049, F.S., which provides that sexual cyberharassment includes dissemination of image through electronic means other than publication on website; requires that person have reasonable expectation of privacy in image for publication or dissemination to qualify as sexual cyberharassment; provides that certain actions do not eliminate such expectation. Effective Date: October 1, 2019	CS/HB 1043	5/3/2019 House - Died in Judiciary Committee			Stevenson, Criminal Justice Subcommittee	+ insig	+ insig	+ insig	+ insig	+ insig	NO ¹⁹
4/8/2019	Sentencing: Amends s. 948.0121, F.S. creating a conditional sentence for substance use and mental health offenders; authorizing a court to sentence an offender to a conditional sentence; authorizing the sentencing court to have the Department of Corrections provide a presentence investigation report in accordance with s. 921.231, F.S., to provide the court	CS/SB 1074	5/3/2019 Senate - Died in Appropriations			Brandes, Criminal Justice	- indet	- indet	- indet	- indet	- indet	NO
4/8/2019	Criminal Justice: Requiring a defendant who is sentenced for a primary offense of possession of a controlled substance committed on or after a specified date to be sentenced to a nonstate prison sanction under certain circumstances unless the court makes specified written findings; revising a principle of the Criminal Punishment Code relating to a prisoner's required minimum term of imprisonment; revising the incentive gain-time that the Department of Corrections may grant a prisoner for offenses committed on or after a specified date, etc. Effective Date: 10/1/2019	HB 1133	5/3/2019 House - Died in Criminal Justice Subcommittee	SB 1446	5/3/2019 Senate - Died in Criminal Justice	Valdes, Hart; Rouson	bed impact equal to at least as many as the component parts	bed impact equal to at least as many as the component parts	bed impact equal to at least as many as the component parts	bed impact equal to at least as many as the component parts	bed impact equal to at least as many as the component parts	NO
	* Amends multiple statutes such as s. 775.082, F.S., diverting from prison specific offenders convicted of possession of a controlled substance. If sentencing points are 60 or fewer, the court must sentence the offender to a nonstate prison sanction unless the court makes written findings that a nonstate prison sanction could present danger to the public.						-167	-486	-254	-118	-55	

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Conf. Date	Subject	Bill heard in CJIC	Last Action of bill heard	Identical bill	Last Action of identical bill	Sponsor S/H	CJIC Impact					Passed?
							FY 19-20	FY 20-21	FY 21-22	FY 22-23	FY 21-22	
	* Amends s. 775.082, F.S., permitting a defendant to request that the sentencing court depart from a mandatory term of imprisonment. The court may grant the motion to depart if the court finds by a preponderance of the evidence that the defendant has not previously received a departure and does not have a previous conviction for the same offense, and the						- sig	- sig	- sig	- sig	- sig	
	* Amends s. 944.275, F.S., permitting up to 20 days per month of incentive gain-time for sentences imposed for offenses committed on or after October 1, 2019, with those in prison for nonviolent felonies permitted to earn enough gain-time to serve 65% of their total sentence, while violent offenders still remain at the 85% minimum.						-597	-2,320	-2,187	-1,325	-749	
	* Amends s. 947.1405, F.S., mandating the conditional release of any inmate serving a life sentence for a non-capital crime after 20 years without a disciplinary violation.						-132	-15	-15	-15	-15	
4/8/2019	Cyberharassment: Amends s. 784.049, F.S., expanding the definition of "sexually cyberharass" to include the the publication on an internet website or to disseminate via electronic means to another person a sexually explicit image of a person that contains or conveys the personal identification information of the depicted person, without the depicted person's consent, with the intent of causing substantial emotional distress. Effective Date: 7/1/2019	SB 1136	5/24/2019 - Chapter No. 2019-53, companion bill(s) passed, see CS/HB 7125			Harrell, Perry	+ insig	+ insig	+ insig	+ insig	+ insig	NO ²⁰
4/8/2019	Division of Florida Condominiums, Timeshares, and Mobile Homes: Amends s. 781.111, F.S., creating an unranked 3rd, degree felony for an officer, director, or manager knowingly soliciting, offering to accept, or accepting any thing or service of value or kickback for which consideration has not been provided for his or her own benefit or that of his immediate family, from any person providing or proposing to provide goods and services; revises criminal penalties relating to acceptance of things or services of value or kickbacks; provides criminal penalties; revises criminal penalties relating to use of association debit cards; provides criminal penalties for fraudulent voting activities related to association elections. Effective Date: 10/1/2019	HB 1259	5/3/2019 House - Died in Civil Justice Subcommittee	CS/CS/SB 610	5/3/2019 Senate - Died in Appropriations Subcommittee on Criminal and Civil Justice	Fernandez, Rodriguez; Pizzo, Criminal Justice	+ insig	+ insig	+ insig	+ insig	+ insig	NO
4/8/2019	Crime Stoppers Programs: Creates s. 16.557, F.S., adding communications with a crime stoppers organization regarding alleged criminal activity to privileged communication and protected information so that the communication and the reporting person's identity cannot be disclosed, except in cases of criminal discovery or an the initial act of of giving information to a crime stoppers organization; provides criminal penalties for disclosure of privileged communications or protected information or information concerning them. Effective Date: October 1, 2019	HB 1315	5/3/2019 House - Died in Criminal Justice Subcommittee			Beltran, Gregory	+ insig	+ insig	+ insig	+ insig	+ insig	NO
4/8/2019	Criminal Justice: Creates s. 562.112, F.S., prohibiting the arrest, charge, prosecution, or penalization under specified provisions of a person acting in good faith who seeks medical assistance for an individual experiencing, or believed to be experiencing, an alcohol-related overdose; authorizing each county to establish a supervised bond program with the concurrence of the chief judge of the judicial circuit, the county's chief correctional officer, the state attorney, and the public defender; authorizing the department to extend the limits of the place of confinement to allow an inmate to participate in supervised community release, subject to certain requirements, as prescribed by the department by rule, etc. Effective Date: Except as otherwise expressly provided in this act and except for this section, which shall take effect July 1, 2019, this act shall take effect October 1, 2019	CS/SB 1334	5/3/2019 Senate - Died in Judiciary			Brandes, Bracy, Criminal Justice	- sig	- sig	- sig	- sig	- sig	NO
	* Creates s. 562.112, F.S., stating that "a person who gives alcohol to an individual under 21 years of age and who, acting in good faith, seeks medical assistance for the individual experiencing, or believed to be experiencing, an alcohol related overdose may ot be arrested, charged, prosecuted, or penalized for a violation of s. 562.11, F.S. or s. 562.111, F.S. if the evidence for such offense was obtained as a result of that person seeking medical assistance."						- indet	- indet	- indet	- indet	- indet	

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							FY 19-20	FY 20-21	FY 21-22	FY 22-23	FY 21-22	
	* Amends s. 812.014(2)(c)(1), F.S., increasing the minimum threshold property values for third degree grand theft from \$300 to \$1,500. Further amending third degree grand theft, it removes "a will, codicil, or other testamentary instrument," and removes any fire extinguisher. It also amends s. 812.014(2)(d), F.S., increasing the minimum threshold property values for third degree grand theft for stealing property from a dwelling or unenclosed curtilage of a dwelling from \$100 to \$1,500 and increasing the maximum threshold from \$300 to \$5,000.						- sig	- sig	- sig	- sig	- sig	
	* Amends s. 812.015(8), F.S., increasing the minimum threshold property values for retail theft from \$300 to \$1,500, a Level 5, 3rd degree felony, and amends s. 812.015(9)(a), F.S., adding that the Level 6, 2nd degree felony applies when the person violates s. 812.015(8), F.S. as an adult "and has previously been convicted of a violation of subsection (8) within 3 years after the expiration of his or her sentence for the conviction."						- indet	- indet	- indet	- indet	- indet	
	* Amends s. 893.13, F.S., removing "deliver, or possess with intent to sell, manufacture, or deliver" from prohibitions against sale/manufacture/delivery near a child care facility, school, park, community center, college, physical place of worship, convenience business, public housing facility, or assisted living facility.						- sig	- sig	- sig	- sig	- sig	
	* Amends s. 893.135, F.S., adding "trafficking in pharmaceuticals" to the list of trafficking offenses under this statute, defined as "a person who knowingly sells, purchases, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 120 or more dosage units containing a controlled substance described in this section."						- indet	- indet	- indet	- indet	- indet	
	* Amends s. 893.135, F.S., adding that a "a court may impose a sentence for a violation of this section other than the mandatory minimum term of imprisonment and mandatory fine under certain conditions."						- sig	- sig	- sig	- sig	- sig	
	* Amends s. 945.091, F.S., allowing an inmate to "participate in supervised community release as prescribed by the department by rule," beginning "180 days before his or her provisional or tentative release date" and would "include active electronic monitoring and community control."						- sig	- sig	- sig	- sig	- sig	
	* Amends s. 947.005, F.S., defining conditional medical release, and also amends s. 947.149, F.S., to include inmate with a debilitating illness, which means an inmate who is determined to be suffering from a significant terminal or nonterminal condition, disease, or syndrome that has rendered the inmate so physically or cognitively impaired, debilitated, or incapacitated as to create a reasonable probability that the inmate does not constitute a danger to herself or himself or others. It also replaces the requirement that death be imminent for a terminally ill inmate, adding that death "is expected within 12 months." This expands the pool of those eligible for conditional medical release.						- sig	- sig	- sig	- sig	- sig	
4/8/2019	Crime Stoppers Programs: Creates s. 90.595, F.S., adding communications with a crime stoppers organization regarding alleged criminal activity to privileged communication and protected information so that the communication and the reporting person's identity cannot be disclosed, except in cases of criminal discovery or an the initial act of of giving information to a crime stoppers organization; provides criminal penalties for disclosure of privileged communications or protected information or information concerning them; authorizing a person charged with a criminal offense to petition the court to inspect the protected information under certain circumstances. Effective Date: 7/1/2019	SB 1766	5/3/2019 Senate - Died in Appropriations			Gruters, Gainer, Pizzo	+ insig	+ insig	+ insig	+ insig	+ insig	NO
2/27/2019	Pub. Rec./Photographs or Video or Audio Recordings that Depict or Record the Killing of a Victim of Mass Violence: Defines "killing of victim of mass violence"; expands existing exemption from public records requirements for a photograph, video or audio recording held by an agency depicting or recording the killing of a law enforcement officer with the addition of the killing of a victim of mass violence; provides for retroactive application; provides for future legislative review & repeal of exemption; provides statement of public necessity. Effective Date: upon becoming a law	HB 7017	5/1/2019 House - Laid on Table -HJ 1097	SB 186	5/24/2019 - Chapter No. 2019-46	Oversight, Transparency, & Public Management Subcommittee, Grant, J.; Lee, Book	+ insig	+ insig	+ insig	+ insig	+ insig	YES ²¹

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							FY 19-20	FY 20-21	FY 21-22	FY 22-23	FY 21-22	
4/8/2019	Corrections: Amends 330.41, F.S., adding the following to the definition of critical infrastructure facility: state correctional institutions, private correctional facilities, secure detention centers/facilities, nonsecure residential facilities, high-risk residential facilities, maximum-risk residential facilities, and country detention facilities. Effective Date: July 1, 2019	CS/HB 7057	6/18/2019 - Chapter No. 2019-113	CS/SB 7046	4/26/2019 Senate - Laid on Table, refer to CS/HB 7057 -SJ 567	Criminal Justice Subcommittee, Roach, Judiciary Committee; Criminal Justice, Governmental Oversight and Accountability	no impact	no impact	no impact	no impact	no impact	YES
4/8/2019	Controlled Substances: Amends s. 893.03, F.S. adding to Schedule V of the controlled substances list certain drug products in their finished dosage formulations which are approved by the United States Food and Drug Administration, that contains cannabidiol derived from cannabis and residual tetrahydrocannabinols. Effective Date: Upon becoming a law	HB 7107	7/1/2019 - Chapter No. 2019-166	SB 7082	4/29/2019 Senate - Laid on Table, refer to CS/HB 7107 -SJ 601	Sabatini, Criminal Justice Subcommittee; Criminal Justice	- insig	- insig	- insig	- insig	- insig	YES ²²
4/15/2019	Public Safety: Increases the maximum threshold stolen revenue values; removes the minimum mandatory period of incarceration; adjusts the second degree misdemeanor and third degree felony thresholds of obtaining food and lodging; reduces penalty for possessing apparatus; reduces penalty for owning or possessing a gallon or more of liquor manufactured not accordance with the laws; expands the pool or offenders for mandatory minimum sentences for prison release offenders; increases the minimum threshold for selling used motor vehicles as new; imposes penalty on lending, showing, giving away, distributing, possessing with the intent to sell, or sale of obscene child -like sex doll; reduces penalty for keeping gambling house; reduces the thresholds for trafficking hydrocodone; expands eligibility for the pretrial substance of abuse and education intervention program.	HB 7125	7/1/2019 - Chapter No. 2019-167			Judiciary Committee	- sig	- sig	- sig	- sig	- sig	NO ²³
	* Amends s. 212.15, F.S., increasing the maximum threshold stolen revenue values for second degree misdemeanor theft of state funds from under \$300 to under \$1,000.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 500.451, F.S., removing the minimum mandatory period of incarceration of 1 year for the unranked, 3rd degree felony for selling, transporting, distributing, purchasing, or possessing horse meat for human consumption that is not clearly stamped.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 509.151, F.S., adjusting the second degree misdemeanor and third degree felony thresholds for obtaining food or lodging with intent to defraud, increasing the minimum threshold value for the Level 1, 3rd degree felony from \$300 to \$1,000.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 562.27, F.S., reducing the penalty for possessing a still or still apparatus from a Level 1, 3rd degree felony to a 2nd degree misdemeanor.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 562.451, F.S., reducing the penalty for owning or possessing a gallon or more of liquor which was not made or manufactured in accordance with the laws in effect at the time when and place where the same was made or manufactured" from an unranked, 3rd degree felony to a 1st degree misdemeanor.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 775.082, F.S., expanding the pool of offenders eligible for a mandatory minimum sentence for a "prison releasee reoffender" by adding that they committed one of a list of offenses within 3 years after being released from a county detention facility following incarceration for an offense for which the sentence pronounced was a prison sentence.						+ indet	+ indet	+ indet	+ indet	+ indet	
	* Amends s. 817.413, F.S., increasing the minimum threshold value for the Level 3, 3rd degree felony of selling used motor vehicle goods as new from greater than \$100 to \$1,000 or more.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 847.011, F.S., by adding that "a person may not knowingly sell, lend, give away, distribute, transmit, show, or transmute; offer to sell, lend, give away, distribute, transmit, show, or transmute; have in his or her possession, custody, or control with the intent to sell, lend, give away, distribute, transmit, show, or transmute; or advertise in any manner an obscene, child-like sex doll." First violation would be a 1st degree misdemeanor, and a 2nd or subsequent violation would be an unranked, 3rd degree felony.						+ insig	+ insig	+ insig	+ insig	+ insig	

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							FY 19-20	FY 20-21	FY 21-22	FY 22-23	FY 21-22	
	* Amends s. 849.01, F.S., reducing the penalty for keeping a gambling house from a Level 1, 3rd degree felony to a 2nd degree misdemeanor.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 893.135(1)(c)2, F.S., reducing the thresholds for trafficking in hydrocodone for various volumes. Getting rid of the "14 grams or more, less than than 28 grams" penalty. The level and the degree of felony vary according to the volume of the drug.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 948.08, F.S., expanding eligibility for the pretrial substance abuse and education intervention program, allowing people with two or fewer prior nonviolent felony convictions to also be eligible for voluntary admission. The bill gives the court discretion to deny them. It also expands eligibility for the pretrial veterans' treatment intervention program						- indet	- indet	- indet	- indet	- indet	
4/22/2019	Public Safety: Creates & revises numerous provisions relating to public safety including increases in threshold amounts for certain theft offenses; elimination or reduction of length of driver license revocation for certain offenses; creates & revises provisions relating to expungement & sealing of records; revises provisions relating to inmate transitional assistance; revises provisions relating to probation violations; revises provisions relating to crime victim assistance. Effective Date: October 1, 2019	CS/HB 7125	7/1/2019 - Chapter No. 2019-167			Judiciary Committee, Daniels, Renner, McClain, Appropriations Committee	- sig	- sig	- sig	- sig	- sig	YES
	* Amends s. 212.15, F.S., increasing the maximum threshold stolen revenue values for second degree misdemeanor theft of state funds from under \$300 to under \$1,000. This change to the thresholds would also affect the pool of potential offenders facing a third or subsequent conviction (unranked, 3rd degree felony). For the Level 1, 3rd degree felony, the minimum threshold is increased from \$300 to \$1,000.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 489.126, F.S., restructuring what constitutes construction contracting offenses and creating multiple felonies for certain offenses.						+/- indet	+/- indet	+/- indet	+/- indet	+/- indet	
	* Amends s. 500.451, F.S., removing the minimum mandatory period of incarceration of 1 year for the unranked, 3rd degree felony for selling, transporting, distributing, purchasing, or possessing horse meat for human consumption that is not clearly stamped.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 509.151, F.S., adjusting the second degree misdemeanor and third degree felony thresholds for obtaining food or lodging with intent to defraud, increasing the minimum threshold value for the Level 1, 3rd degree felony from \$300 to \$1,000.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 562.27, F.S., reducing the penalty for possessing a still or still apparatus from a Level 1, 3rd degree felony to a 2nd degree misdemeanor.						- insig	- insig	- insig	- insig	- insig	
	* Amends 562.451, F.F., reducing the penalty for owning or possessing "a gallon or more of liquor which was not made or manufactured in accordance with the laws in effect at the time when and place where the same was made or manufactured" from an unranked, 3rd degree felony to a 1st degree misdemeanor.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 775.082, F.S., expanding the pool of offenders eligible for a mandatory minimum sentence for a "prison releasee reoffender" by adding that they committed one of a list of offenses within three years after being released from "a county detention facility following incarceration for an offense for which the sentence pronounced was a prison sentence."						+ indet	+ indet	+ indet	+ indet	+ indet	
	* Amends s. 817.413, F.S., increasing the minimum threshold value for the Level 3, 3rd degree felony of selling used motor vehicle goods as new from greater than \$100 to \$1,000 or more.						- insig	- insig	- insig	- insig	- insig	
	* Amends s. 847.011, F.S., adding that "a person may not knowingly sell, lend, give away, distribute, transmit, show, or transmute; offer to sell, lend, give away, distribute, transmit, show, or transmute; have in his or her possession, custody, or control with the intent to sell, lend, give away, distribute, transmit, show, or transmute; or advertise in any manner an obscene, child-like sex doll."						+ insig	+ insig	+ insig	+ insig	+ insig	

Summary of Final Actions -- 2019 Criminal Justice Impact Conference Bills

KEY:			
+ sig.	Increase of more than 25 prison beds	- sig.	Decrease of more than 25 prison beds
+ mod.	Increase greater than 10 and less than 25 beds	- mod.	Decrease of greater than 10 beds and less than 25 beds
+ insig.	Increase of 10 or fewer beds	- insig.	Decrease of 10 or fewer beds
indet.	Unquantifiable positive bed impact	- indet	Unquantifiable negative bed impact
+/- indet	Final direction of the impact is unknown		
no impact	No Impact on beds		

Conf. Date	Subject	Bill heard in CJIC	Last Action of bill heard	Identical bill	Last Action of identical bill	Sponsor S/H	CJIC Impact					Passed?
							FY 19-20	FY 20-21	FY 21-22	FY 22-23	FY 21-22	
	<i>* Amends s. 849.01, F.S., reducing the penalty for keeping a gambling house from a Level 1, 3rd degree felony to a 2nd degree misdemeanor.</i>						- insig	- insig	- insig	- insig	- insig	
	<i>* Amends s. 893.135(1)(c)2, F.S., reducing the thresholds for trafficking in hydrocodone for various volumes. Getting rid of the "14 grams or more, less than than 28 grams" penalty. The level and the degree of felony vary according to the volume of the the drug.</i>						- insig	- insig	- insig	- insig	- insig	
	<i>* Amends s. 948.08, F.S., expanding eligibility for the pretrial substance abuse and education intervention program, allowing people with two or fewer prior nonviolent felony convictions to also be eligible for voluntary admission; however, it gives the court discretion to deny them.</i>						- indet	- indet	- indet	- indet	- indet	

* Identical bill also requested to be heard in Criminal Justice Impact Conference

¹ CS/SB 96 also received an estimated impact.

² CS/CS/SB 96 was substantially different than CS/SB 96. However, there would still be a positive insignificant impact of the bill.

³ CS/SB 822 was substantially different than SB 822. However, there would still be a positive insignificant impact of the bill.

⁴ Since the Criminal Justice Impact Conference did not meet for the Senate bill in which the felony language passed (CS/CS/SB 7030), SB 136 is reported as died in Infrastructure and Security, but also as passed (5/9/2019 - Chapter No. 2019-22).

⁵ CS/CS/HB 219 was substantially different than HB 219. However, there would still be no impact of the bill.

⁶ Given the specific provisions of the bill, while DOC would see a reduction in juvenile inmates, DJJ would see an increase in juvenile commitments.

⁷ HB 595 also received an estimated impact.

⁸ Given the specific provisions of the bill, while DOC would see a reduction in juvenile inmates, DJJ would see an increase in juvenile commitments. CS/HB 575 was substantially different than HB 575. There would be a negative significant impact of the bill.

⁹ CS/CS/HB 589 was substantially different than HB 589. However, there would still be a negative significant impact of the bill.

¹⁰ CS/CS/HB 595 was substantially different than HB 595. There would be a negative indeterminate impact of the bill, a similar effect as SB 530.

¹¹ CS/SB 828 was substantially different than SB 828, but identical to CS/HB 599.

¹² CS/HB 611 was substantially different than HB 611. There would be no impact of the bill.

¹³ CS/HB 7125 also received an estimated impact.

¹⁴ This bill's language was included in CS/HB 7125.

¹⁵ CS/CS/CS/SB 1080 was substantially different than SB 1080. However, there would still be a positive insignificant impact of the bill.

¹⁶ CS/CS/HB 741 was substantially different than HB 741. However, there would still be no impact of the bill.

¹⁷ This bill's language was included in CS/HB 7125.

¹⁸ CS/CS/CS/HB 1033 was substantially different than CS/HB 1033. However, there would still be a positive insignificant impact of the bill.

¹⁹ SB 1136 also received an estimated impact.

²⁰ SB 1136 had some construction differences when passed. However, there would still be a positive insignificant impact of the bill. This bill's language was included in CS/HB 7125.

²¹ SB 186 was substantially different when passed. However, but there would still be a positive insignificant impact of the bill.

²² The amended language in CS/HB 7107 was identical to HB 7107.

²² CS/HB 7125 also received an impact.