1	939.50 (1) (f) Class F felony.
2	*_4424/2.241* *_0590/P5.40* Section 407. 939.50 (1) (g) of the statutes is
3	created to read:
4	939.50 (1) (g) Class G felony.
5	*_4424/2.242* *-0590/P5.41* Section 408. 939.50 (1) (h) of the statutes is
6	created to read:
7	939.50 (1) (h) Class H felony.
8	*_4424/2.243* *_0590/P5.42* Section 409. 939.50 (1) (i) of the statutes is
9	created to read:
10	939.50 (1) (i) Class I felony.
11	*-4424/2.244* *-0590/P5.43* Section 410. 939.50 (2) of the statutes is
12	amended to read:
13	939.50 (2) A felony is a Class A, B, BC, C, D or, E, F, G, H or I felony when it
14	is so specified in chs. 939 to 951 the statutes.
15	*_4424/2.245* *_0590/P5.44* SECTION 411. 939.50 (3) (bc) of the statutes, as
16	affected by 1997 Wisconsin Act 283, is repealed.
17	*-4424/2.246* *-0590/P5.45* SECTION 412. 939.50 (3) (c) of the statutes, as
18	affected by 1997 Wisconsin Act 283, is amended to read:
19	939.50 (3) (c) For a Class C felony, a fine not to exceed \$10,000 \$100,000 or
20	imprisonment not to exceed $15 40$ years, or both.
21	*-4424/2.247* *-0590/P5.46* SECTION 413. 939.50 (3) (d) of the statutes, as
22	affected by 1997 Wisconsin Act 283, is amended to read:
23	939.50 (3) (d) For a Class D felony, a fine not to exceed \$10,000 \$100,000 or
24	imprisonment not to exceed 10 25 years, or both.

1	*_4424/2.248* *_0590/P5.47* Section 414. 939.50 (3) (e) of the statutes, as
2	affected by 1997 Wisconsin Act 283, is amended to read:
3	939.50 (3) (e) For a Class E felony, a fine not to exceed \$10,000 \$50,000 or
4	imprisonment not to exceed 5 15 years, or both.
5	*_4424/2.249* *-0590/P5.48* SECTION 415. 939.50 (3) (f) of the statutes is
6	created to read:
7	939.50 (3) (f) For a Class F felony, a fine not to exceed \$25,000 or imprisonment
8	not to exceed 12 years and 6 months, or both.
9	*_4424/2.250* *_0590/P5.49* SECTION 416. 939.50 (3) (g) of the statutes is
10	created to read:
11	939.50 (3) (g) For a Class G felony, a fine not to exceed \$25,000 or imprisonment
12	not to exceed 10 years, or both.
13	*-4424/2.251* *-0590/P5.50* SECTION 417. 939.50 (3) (h) of the statutes is
14	created to read:
15	939.50 (3) (h) For a Class H felony, a fine not to exceed \$10,000 or imprisonment
16	not to exceed 6 years, or both.
17	*-4424/2.252* *-0590/P5.51* SECTION 418. 939.50 (3) (i) of the statutes is
18	created to read:
19	939.50 (3) (i) For a Class I felony, a fine not to exceed \$10,000 or imprisonment
20	not to exceed 3 years and 6 months, or both.
21	*-4424/2.253* *-0590/P5.52* SECTION 419. 939.615 (7) (b) 2. of the statutes
22	is amended to read:
23	939.615 (7) (b) 2. Whoever violates par. (a) is guilty of a Class \mathbf{E} I felony if the
24	same conduct that violates par. (a) also constitutes a crime that is a felony.

1	*_4424/2.254* *_0590/P5.53* Section 420. 939.615 (7) (c) of the statutes is
2	repealed.
3	*_4424/2.255* *_0590/P5.54* Section 421. 939.62 (1) (a) of the statutes is
4	amended to read:
5	939.62 (1) (a) A maximum term of imprisonment of one year or less may be
6	increased to not more than 32 years.
7	*-4424/2.256* *-0590/P5.55* Section 422. 939.62 (1) (b) of the statutes is
8	amended to read:
9	939.62 (1) (b) A maximum term of imprisonment of more than one year but not
10	more than 10 years may be increased by not more than 2 years if the prior convictions
11	were for misdemeanors and by not more than 64 years if the prior conviction was for
12	a felony.
13	*_4424/2.257* *_0590/P5.56* SECTION 423. 939.62 (1) (c) of the statutes is
14	amended to read:
15	939.62 (1) (c) A maximum term of imprisonment of more than 10 years may be
16	increased by not more than 2 years if the prior convictions were for misdemeanors
17	and by not more than $10 6$ years if the prior conviction was for a felony.
18	*-4424/2.258* *-0590/P5.57* SECTION 424. 939.62 (2m) (a) 2m. a. of the
19	statutes is amended to read:
20	939.62 (2m) (a) 2m. a. Any felony under s. 961.41 (1), (1m) or (1x) if the felony
21	is that is a Class A, B or C felony or, if the felony was committed before December 31,
22	1999, that was punishable by a maximum prison term of 30 years or more.
23	*-4424/2.259* *-0590/P5.58* SECTION 425. 939.62 (2m) (a) 2m. b. of the
9.4	statutes is amended to read:

1	939.62 (2m) (a) 2m. b. Any felony under <u>s. 940.09 (1), 1997 stats., s. 943.23 (1m)</u>
2	or (1r), 1997 stats., s. 948.35 (1) (b) or (c), 1997 stats., or s. 948.36, 1997 stats., or s.
3	940.01, 940.02, 940.03, 940.05, 940.09 (1) (1c), 940.16, 940.19 (5), 940.195 (5), 940.21,
4	$940.225(1)\mathrm{or}(2), 940.305, 940.31, 941.327(2)(b)4., 943.02, 943.10(2), 943.23(1\mathrm{g}), 940.940.940, $
5	(1m) or $(1r)$, 943.32 (2), 946.43 , 948.02 (1) or (2), 948.025 , 948.03 (2) (a) or (c), 948.05 ,
6	948.06, 948.07, 948.08, or 948.30 (2), 948.35 (1) (b) or (c) or 948.36.
7	*-4424/2.260* *-0590/P5.59* SECTION 426. 939.622 of the statutes is
8	repealed.
9	*-4424/2.261* *-0590/P5.60* SECTION 127. 939.623 of the statutes is
10	repealed.
11	*-4424/2.262* *-0590/P5.61* Section 428. 939.624 of the statutes is
12	repealed.
13	*-4424/2.263* *-0590/P5.62* Section 429. 939.625 of the statutes is
14	repealed.
15	*-4424/2.264* Section 430. 939.63 (1) of the statutes is renumbered 939.63,
16	and 939.63 (1) (d), (2) and (3), as renumbered, are amended to read:
17	939.63 (1) (d) The maximum term of imprisonment for a felony not specified
18	in subd. 2. or 3. par (b) or (c) may be increased by not more than 3 years.
19	(2) The increased penalty provided in this subsection section does not apply if
20	possessing, using or threatening to use a dangerous weapon is an essential element
21	of the crime charged.
22	(3) This subsection section applies only to crimes specified under chs. 939 to
23	951 and 961.
24	*_4424/2.265* Section 431. 939.63 (2) of the statutes is repealed.

1	*_4424/2.266* *_0590/P5.63* Section 432. 939.632 (1) (e) 1. of the statutes
2	is amended to read:
3	939.632 (1) (e) 1. Any felony under s. 940.01 , 940.02 , 940.03 , 940.05 , 940.09 (1)
4	(1c), 940.19 (2), (3), (4) or (5), 940.21, 940.225 (1), (2) or (3), 940.305, 940.31, 941.20,
5	$941.21, 943.02, 943.06, 943.10$ (2), 943.23 (1g), $\frac{(1m) \text{ or } (1r)}{(1r)}$, 943.32 (2), 948.02 (1) or
6	$(2), 948.025, 948.03 \\ (2) (a) or (c), 948.05, 948.055, 948.07, 948.08, \underline{or} \\ 948.30 \\ (2), \underline{948.35}$
7	(1) (b) or (c) or 948.36.
8	*_4424/2.267* SECTION 433. 939.632 (2) of the statutes is amended to read:
9	939.632 (2) If a person commits a violent crime in a school zone, the maximum
10	period term of imprisonment is increased as follows:
11	(a) If the violent crime is a felony, the maximum period term of imprisonment
12	is increased by 5 years.
13	(b) If the violent crime is a misdemeanor, the maximum period term of
14	imprisonment is increased by 3 months and the place of imprisonment is the county
15	jail.
16	*_4424/2.268* *_0590/P5.64* Section 434. 939.635 of the statutes, as affected
17	by 1999 Wisconsin Act 9, is repealed.
18	*-4424/2.269* *-0590/P5.65* Section 435. 939.64 of the statutes is repealed.
19	*-4424/2.270* *-0590/P5.66* Section 436. 939.641 of the statutes is
20	repealed.
21	*-4424/2.271* Section 437. 939.645 (2) of the statutes is amended to read:
22	939.645 (2) (a) If the crime committed under sub. (1) is ordinarily a
23	misdemeanor other than a Class A misdemeanor, the revised maximum fine is
24	\$10,000 and the revised maximum period term of imprisonment is one year in the
25	county jail.

1	(b) If the crime committed under sub. (1) is ordinarily a Class A misdemeanor,
2	the penalty increase under this section changes the status of the crime to a felony and
3	the revised maximum fine is \$10,000 and the revised maximum period term of
4	imprisonment is 2 years.
5	(c) If the crime committed under sub. (1) is a felony, the maximum fine
6	prescribed by law for the crime may be increased by not more than \$5,000 and the
7	maximum period term of imprisonment prescribed by law for the crime may be
8	increased by not more than 5 years.
9	*-4424/2.272* *-0590/P5.67* Section 438. 939.646 of the statutes is
10	repealed.
11	*-4424/2.273* *-0590/P5.68* Section 439. 939.647 of the statutes is
12	repealed.
13	*-4424/2.274* *-0590/P5.69* SECTION 440. 939.648 of the statutes is
14	repealed.
15	*-4424/2.275* *-0590/P5.70* SECTION 441. 939.72 (1) of the statutes is
16	amended to read:
17	939.72 (1) Section 939.30, 948.35 or 948.36 for solicitation and s. 939.05 as a
18	party to a crime which is the objective of the solicitation; or
19	*-4424/2.276* *-0590/P5.71* Section 442. 939.75 (1) of the statutes is
20	amended to read:
21	939.75 (1) In this section and ss. 939.24 (1), 939.25 (1), 940.01 (1) (b), 940.02
22	(1m), 940.05 $(2g)$ and $(2h)$, 940.06 (2) , 940.08 (2) , 940.09 (1) (c) to (e) , $(1b)$ and $(1g)$ (c) and $(1g)$ (c) (e) ,
23	and (d), 940.10 (2), 940.195, 940.23 (1) (b) and (2) (b), 940.24 (2) and 940.25 (1) (c) to
24	(e) and (1b), "unborn child" means any individual of the human species from
25	fertilization until birth that is gestating inside a woman.

1	*-4424/2.277* *-0590/P5.72* SECTION 443. 940.02 (2) (intro.) of the statutes
2	is amended to read:
3	940.02 (2) (intro.) Whoever causes the death of another human being under any
4	of the following circumstances is guilty of a Class $\pm \underline{C}$ felony:
5	*_4424/2.278* *_0590/P5.73* SECTION 444. 940.03 of the statutes is amended
6	to read:
7	940.03 Felony murder. Whoever causes the death of another human being
8	while committing or attempting to commit a crime specified in s. 940.225 (1) or (2)
9	(a), 943.02 , 943.10 (2), 943.23 (1g) or 943.32 (2) may be imprisoned for not more than
10	$20 \ \underline{15}$ years in excess of the maximum period term of imprisonment provided by law
11	for that crime or attempt.
12	*-4424/2.279* *-0590/P5.74* SECTION 445. 940.04 (1) of the statutes is
13	amended to read:
14	940.04 (1) Any person, other than the mother, who intentionally destroys the
15	life of an unborn child may be fined not more than \$5,000 or imprisoned not more
16	than 3 years or both is guilty of a Class H felony.
17	*-4424/2.280* *-0590/P5.75* SECTION 446. 940.04 (2) (intro.) of the statutes
18	is amended to read:
19	940.04 (2) (intro.) Any person, other than the mother, who does either of the
20	following may be imprisoned not more than 15 years is guilty of a Class E felony:
21	*-4424/2.281* *-0590/P5.76* SECTION 447. 940.04 (4) of the statutes is
22	amended to read:
23	940.04 (4) Any pregnant woman who intentionally destroys the life of her
24	unborn quick child or who consents to such destruction by another may be
25	imprisoned not more than 2 years is guilty of a Class I felony.

1	*_4424/2.282* *_0590/P5.77* Section 448. 940.06 (1) of the statutes is
2	amended to read:
3	940.06 (1) Whoever recklessly causes the death of another human being is
4	guilty of a Class $\bigcirc \underline{D}$ felony.
5	*-4424/2.283* *-0590/P5.78* SECTION 449. 940.06 (2) of the statutes is
6	amended to read:
7	940.06 (2) Whoever recklessly causes the death of an unborn child is guilty of
8	a Class $\bigcirc \underline{D}$ felony.
9	*_4424/2.284* *_0590/P5.79* Section 450. 940.07 of the statutes is amended
10	to read:
11	940.07 Homicide resulting from negligent control of vicious animal.
12	Whoever knowing the vicious propensities of any animal intentionally allows it to go
13	at large or keeps it without ordinary care, if such animal, while so at large or not
14	confined, kills any human being who has taken all the precautions which the
15	circumstances may permit to avoid such animal, is guilty of a Class \bigcirc \bigcirc felony.
16	*-4424/2.285* *-0590/P5.80* SECTION 451. 940.08 (1) of the statutes is
17	amended to read:
18	940.08 (1) Whoever causes the death of another human being by the negligent
19	operation or handling of a dangerous weapon, explosives or fire is guilty of a Class
20	$rac{\mathbf{D}}{\mathbf{G}}$ felony.
21	*-4424/2.286* *-0590/P5.81* SECTION 452. 940.08 (2) of the statutes is
22	amended to read:
23	940.08 (2) Whoever causes the death of an unborn child by the negligent
24	operation or handling of a dangerous weapon, explosives or fire is guilty of a Class ${f D}$
25	$\underline{\mathbf{G}}$ felony.

1	*_4424/2.287* *_0590/P5.82* SECTION 453. 940.09 (1) (intro.) of the statutes
2	is amended to read:
3	940.09 (1) (intro.) Any person who does any of the following is guilty of a Class
4	B felony may be penalized as provided in sub. (1c):
5	*-4424/2.288* *-0590/P5.83* SECTION 454. 940.09 (1b) of the statutes is
6	repealed.
7	*-4424/2.289* *-0590/P5.84* SECTION 455. 940.09 (1c) of the statutes is
8	created to read:
9	940.09 (1c) (a) Except as provided in par. (b), a person who violates sub. (1) is
10	guilty of a Class D felony.
11	(b) A person who violates sub. (1) is guilty of a Class C felony if the person has
12	one or more prior convictions, suspensions or revocations, as counted under s.
13	343.307 (2).
14	*-4424/2.290* *-0590/P5.85* SECTION 456. 940.10 (1) of the statutes is
15	amended to read:
16	940.10 (1) Whoever causes the death of another human being by the negligent
17	operation or handling of a vehicle is guilty of a Class $\mathbf{E} \mathbf{G}$ felony.
18	*-4424/2.291* *-0590/P5.86* SECTION 457. 940.10 (2) of the statutes is
19	amended to read:
20	940.10 (2) Whoever causes the death of an unborn child by the negligent
21	operation or handling of a vehicle is guilty of a Class \mathbf{E} \mathbf{G} felony.
22	*-4424/2.292* *-0590/P5.87* SECTION 458. 940.11 (1) of the statutes is
23	amended to read:

1	940.11 (1) Whoever mutilates, disfigures or dismembers a corpse, with intent
2	to conceal a crime or avoid apprehension, prosecution or conviction for a crime, is
3	guilty of a Class C F felony.
4	*-4424/2.293* *-0590/P5.88* Section 459. 940.11 (2) of the statutes is
5	amended to read:
6	940.11 (2) Whoever hides or buries a corpse, with intent to conceal a crime or
7	avoid apprehension, prosecution or conviction for a crime, is guilty of a Class \mathbf{D} \mathbf{G}
8	felony.
9	*_4424/2.294* *_0590/P5.89* Section 460. 940.12 of the statutes is amended
10	to read:
11	940.12 Assisting suicide. Whoever with intent that another take his or her
12	own life assists such person to commit suicide is guilty of a Class $\mathbb{D} \underline{H}$ felony.
13	*-4424/2.295* *-0590/P5.90* SECTION 461. 940.15 (2) of the statutes is
14	amended to read:
15	940.15 (2) Whoever intentionally performs an abortion after the fetus or
16	unborn child reaches viability, as determined by reasonable medical judgment of the
17	woman's attending physician, is guilty of a Class E I felony.
18	*-4424/2.296* *-0590/P5.91* SECTION 462. 940.15 (5) of the statutes is
19	amended to read:
20	940.15 (5) Whoever intentionally performs an abortion and who is not a
21	physician is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
22	*-4424/2.297* *-0590/P5.92* SECTION 463. 940.15 (6) of the statutes is
23	amended to read:
24	940.15 (6) Any physician who intentionally performs an abortion under sub.
25	(3) shall use that method of abortion which, of those he or she knows to be available,

1	is in his or her medical judgment most likely to preserve the life and health of the
2	fetus or unborn child. Nothing in this subsection requires a physician performing
3	an abortion to employ a method of abortion which, in his or her medical judgment
4	based on the particular facts of the case before him or her, would increase the risk
5	to the woman. Any physician violating this subsection is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
6	*-4424/2.298* *-0590/P5.93* Section 464. 940.19 (2) of the statutes is
7	amended to read:
8	940.19 (2) Whoever causes substantial bodily harm to another by an act done
9	with intent to cause bodily harm to that person or another is guilty of a Class $\mathbf{E}\mathbf{I}$
10	felony.
11	*-4424/2.299* *-0590/P5.94* SECTION 465. 940.19 (3) of the statutes is
12	repealed.
13	*-4424/2.300* *-0590/P5.95* SECTION 466. 940.19 (4) of the statutes is
14	amended to read:
15	940.19 (4) Whoever causes great bodily harm to another by an act done with
16	intent to cause bodily harm to that person or another is guilty of a Class $\frac{\mathbf{D}}{\mathbf{H}}$ felony.
17	*_4424/2.301* *_0590/P5.96* SECTION 467. 940.19 (5) of the statutes is
18	amended to read:
19	940.19 (5) Whoever causes great bodily harm to another by an act done with
20	intent to cause either substantial bodily harm or great bodily harm to that person
21	or another is guilty of a Class $ extbf{C}$ $ extbf{E}$ felony.
22	*-4424/2.302* *-0590/P5.97* SECTION 468. 940.19 (6) (intro.) of the statutes
23	is amended to read:
24	940.19 (6) (intro.) Whoever intentionally causes bodily harm to another by
25	conduct that creates a substantial risk of great bodily harm is guilty of a Class D $\underline{ ext{H}}$

1	felony. A rebuttable presumption of conduct creating a substantial risk of great
2	bodily harm arises:
3	*_4424/2.303* *_0590/P5.98* SECTION 469. 940.195 (2) of the statutes is
4	amended to read:
5	940.195 (2) Whoever causes substantial bodily harm to an unborn child by an
6	act done with intent to cause bodily harm to that unborn child, to the woman who is
7	pregnant with that unborn child or another is guilty of a Class E I felony.
8	*-4424/2.304* *-0590/P5.99* SECTION 470. 940.195 (3) of the statutes is
9	repealed.
10	*-4424/2.305* *-0590/P5.100* SECTION 471. 940.195 (4) of the statutes is
11	amended to read:
12	940.195 (4) Whoever causes great bodily harm to an unborn child by an act
13	done with intent to cause bodily harm to that unborn child, to the woman who is
14	pregnant with that unborn child or another is guilty of a Class $rac{D}{H}$ felony.
15	*-4424/2.306* *-0590/P5.101* Section 472. 940.195 (5) of the statutes is
16	amended to read:
17	940.195 (5) Whoever causes great bodily harm to an unborn child by an act
18	done with intent to cause either substantial bodily harm or great bodily harm to that
19	unborn child, to the woman who is pregnant with that unborn child or another is
20	guilty of a Class $\bigcirc \underline{E}$ felony.
21	*-4424/2.307* *-0590/P5.102* Section 473. 940.195 (6) of the statutes is
22	repealed.
23	*-4424/2.308* *-0590/P5.103* Section 474. 940.20 (1) of the statutes is
24	amended to read:

1	940.20 (1) Battery by Prisoners. Any prisoner confined to a state prison or
2	other state, county or municipal detention facility who intentionally causes bodily
3	harm to an officer, employe, visitor or another inmate of such prison or institution,
4	without his or her consent, is guilty of a Class $\frac{1}{2}$ H felony.
5	*-4424/2.309* *-0590/P5.104* Section 475. 940.20 (1m) of the statutes is
6	amended to read:
7	940.20 (1m) Battery by persons subject to certain injunctions. (a) Any
8	person who is subject to an injunction under s. 813.12 or a tribal injunction filed
9	under s. 806.247 (3) and who intentionally causes bodily harm to the petitioner who
10	sought the injunction by an act done without the consent of the petitioner is guilty
11	of a Class & <u>I</u> felony.
12	(b) Any person who is subject to an injunction under s. 813.125 and who
13	intentionally causes bodily harm to the petitioner who sought the injunction by an
14	act done without the consent of the petitioner is guilty of a Class $\mathbf{E}\ \mathbf{I}$ felony.
15	*-4424/2.310* *-0590/P5.105* SECTION 476. 940.20 (2) of the statutes is
16	amended to read:
17	940.20 (2) Battery to law enforcement officers and fire fighters. Whoever
18	intentionally causes bodily harm to a law enforcement officer or fire fighter, as those
19	terms are defined in s. 102.475 (8) (b) and (c), acting in an official capacity and the
20	person knows or has reason to know that the victim is a law enforcement officer or
21	fire fighter, by an act done without the consent of the person so injured, is guilty of
22	a Class $f D$ $f H$ felony.
23	* $-4424/2.311$ * * $-0590/P5.106$ * Section 477. 940.20 (2m) (b) of the statutes is
24	amended to read:

a Class $\mathbf{E} \mathbf{I}$ felony.

940.20 (2m) (b) Whoever intentionally causes bodily harm to a probation,
extended supervision and parole agent or an aftercare agent, acting in an official
capacity and the person knows or has reason to know that the victim is a probation,
extended supervision and parole agent or an aftercare agent, by an act done without
the consent of the person so injured, is guilty of a Class D \underline{H} felony.
_4424/2.312 *_0590/P5.107* SECTION 478. 940.20 (3) of the statutes is
amended to read:
940.20 (3) Battery to Jurors. Whoever intentionally causes bodily harm to a
person who he or she knows or has reason to know is or was a grand or petit juror,
and by reason of any verdict or indictment assented to by the person, without the
consent of the person injured, is guilty of a Class $\mathbb{D} \underline{H}$ felony.
-4424/2.313 *-0590/P5.108* SECTION 479. 940.20 (4) of the statutes is
amended to read:
940.20 (4) Battery to public officers. Whoever intentionally causes bodily
harm to a public officer in order to influence the action of such officer or as a result
of any action taken within an official capacity, without the consent of the person
injured, is guilty of a Class E <u>I</u> felony.
-4424/2.314 *-0590/P5.109* Section 480. 940.20 (5) (b) of the statutes is
amended to read:
940.20 (5) (b) Whoever intentionally causes bodily harm to a technical college
district or school district officer or employe acting in that capacity, and the person
knows or has reason to know that the victim is a technical college district or school
district officer or employe, without the consent of the person so injured, is guilty of

1	*_4424/2.315* *_0590/P5.110* SECTION 481. 940.20 (6) (b) (intro.) of the
2	statutes is amended to read:
3	940.20 (6) (b) (intro.) Whoever intentionally causes bodily harm to another
4	under any of the following circumstances is guilty of a Class E <u>I</u> felony:
5	*_4424/2.316* *_0590/P5.111* SECTION 482. 940.20 (7) (b) of the statutes is
6	amended to read:
7	940.20 (7) (b) Whoever intentionally causes bodily harm to an emergency
8	department worker, an emergency medical technician, a first responder or an
9	ambulance driver who is acting in an official capacity and who the person knows or
10	has reason to know is an emergency department worker, an emergency medical
11	technician, a first responder or an ambulance driver, by an act done without the
12	consent of the person so injured, is guilty of a Class $\mathbf{D} \; \underline{\mathbf{H}}$ felony.
13	*-4424/2.317* *-0590/P5.112* SECTION 483. 940.201 (2) (intro.) of the
14	statutes is amended to read:
15	940.201 (2) (intro.) Whoever does any of the following is guilty of a Class \underline{D} \underline{H}
16	felony:
17	*_4424/2.318* *-0590/P5.113* SECTION 484. 940.203 (2) (intro.) of the
18	statutes is amended to read:
19	940.203 (2) (intro.) Whoever intentionally causes bodily harm or threatens to
20	cause bodily harm to the person or family member of any judge under all of the
21	following circumstances is guilty of a Class D \underline{H} felony:
22	*-4424/2.319* *-0590/P5.114* SECTION 485. 940.205 (2) (intro.) of the
23	statutes is amended to read:
24	940.205 (2) (intro.) Whoever intentionally causes bodily harm or threatens to
25	cause bodily harm to the person or family member of any department of revenue

1	official, employe or agent under all of the following circumstances is guilty of a Class
2	Ð <u>H</u> felony:
3	*-4424/2.320* *-0590/P5.115* Section 486. 940.207 (2) (intro.) of the
4	statutes is amended to read:
5	940.207 (2) (intro.) Whoever intentionally causes bodily harm or threatens to
6	cause bodily harm to the person or family member of any department of commerce
7	or department of workforce development official, employe or agent under all of the
8	following circumstances is guilty of a Class $\mathbf{D} \mathbf{\underline{H}}$ felony:
9	*-4424/2.321* *-0590/P5.116* Section 487. 940.21 of the statutes is
10	amended to read:
11	940.21 Mayhem. Whoever, with intent to disable or disfigure another, cuts or
12	mutilates the tongue, eye, ear, nose, lip, limb or other bodily member of another, is
13	guilty of a Class $ \mathbf{B} \mathbf{C} $ felony.
14	*-4424/2.322* *-0590/P5.117* SECTION 488. 940.22 (2) of the statutes is
15	amended to read:
16	940.22 (2) SEXUAL CONTACT PROHIBITED. Any person who is or who holds himself
17	or herself out to be a therapist and who intentionally has sexual contact with a
18	patient or client during any ongoing therapist-patient or therapist-client
19	relationship, regardless of whether it occurs during any treatment, consultation,
20	interview or examination, is guilty of a Class C F felony. Consent is not an issue in
21	an action under this subsection.
22	*-4424/2.323* *-0590/P5.118* SECTION 489. 940.225 (2) (intro.) of the
23	statutes is amended to read:
24	940.225 (2) SECOND DEGREE SEXUAL ASSAULT. (intro.) Whoever does any of the
25	following is guilty of a Class \underline{BC} C felony:

1	*-4424/2.324* *-0590/P5.119* Section 490. 940.225 (3) of the statutes is
2	amended to read:
3	940.225 (3) Third degree sexual assault. Whoever has sexual intercourse
4	with a person without the consent of that person is guilty of a Class $\mathbf D$ $\mathbf G$ felony.
5	Whoever has sexual contact in the manner described in sub. (5) (b) 2. with a person
6	without the consent of that person is guilty of a Class \mathbf{D} \mathbf{G} felony.
7	*-4424/2.325* *-0590/P5.120* Section 491. 940.23 (1) (a) of the statutes is
8	amended to read:
9	940.23 (1) (a) Whoever recklessly causes great bodily harm to another human
10	being under circumstances which show utter disregard for human life is guilty of a
11	Class $\bigcirc \underline{D}$ felony.
12	*-4424/2.326* *-0590/P5.121* SECTION 492. 940.23 (1) (b) of the statutes is
13	amended to read:
14	940.23 (1) (b) Whoever recklessly causes great bodily harm to an unborn child
15	under circumstances that show utter disregard for the life of that unborn child, the
16	woman who is pregnant with that unborn child or another is guilty of a Class C \underline{D}
17	felony.
18	*_4424/2.327* *-0590/P5.122* Section 493. 940.23 (2) (a) of the statutes is
19	amended to read:
20	940.23 (2) (a) Whoever recklessly causes great bodily harm to another human
21	being is guilty of a Class $\mathbf{D} \mathbf{F}$ felony.
22	*_4424/2.328* *_0590/P5.123* Section 494. 940.23 (2) (b) of the statutes is
23	amended to read:
24	940.23 (2) (b) Whoever recklessly causes great bodily harm to an unborn child
25	is guilty of a Class $\mathbf{D} \mathbf{\underline{F}}$ felony.

1	*-4424/2.329* *-0590/P5.124* SECTION 495. 940.24 (1) of the statutes is
2	amended to read:
3	940.24 (1) Whoever causes bodily harm to another by the negligent operation
4	or handling of a dangerous weapon, explosives or fire is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
5	*-4424/2.330* *-0590/P5.125* Section 496. 940.24 (2) of the statutes is
6	amended to read:
7	940.24 (2) Whoever causes bodily harm to an unborn child by the negligent
8	operation or handling of a dangerous weapon, explosives or fire is guilty of a Class E
9	I felony.
10	*-4424/2.331* *-0590/P5.126* SECTION 497. 940.25(1)(intro.) of the statutes
11	is amended to read:
12	940.25 (1) (intro.) Any person who does any of the following is guilty of a Class
13	$\mathbf{D} \mathbf{\underline{F}}$ felony:
14	*-4424/2.332* *-0590/P5.127* Section 498. 940.25 (1b) of the statutes is
15	repealed.
16	*-4424/2.333* *-0590/P5.128* SECTION 499. 940.285 (2) (b) 1g. of the statutes
17	is amended to read:
18	940.285 (2) (b) 1g. Any person violating par. (a) 1. or 2. under circumstances
19	that cause death is guilty of a Class \underline{BC} felony. Any person violating par. (a) 3. under
20	circumstances that cause death is guilty of a Class D felony.
21	*-4424/2.334* *-0590/P5.129* Section 500. $940.285(2)(b)$ 1m. of the statutes
22	is amended to read:
23	940.285 (2) (b) 1m. Any person violating par. (a) under circumstances that
24	cause great bodily harm is guilty of a Class $G \underline{F}$ felony.

1	*_4424/2.335* *_0590/P5.130* SECTION 501. 940.285 (2) (b) 1r. of the statutes
2	is amended to read:
3	940.285 (2) (b) 1r. Any person violating par. (a) 1. under circumstances that are
4	likely to cause great bodily harm is guilty of a Class \underline{D} \underline{G} felony. Any person violating
5	par. (a) 2. or 3. under circumstances that are likely to cause great bodily harm is
6	guilty of a Class I felony.
7	*_4424/2.336* *_0590/P5.131* SECTION 502. 940.285 (2) (b) 2. of the statutes
8	is amended to read:
9	940.285 (2) (b) 2. Any person violating par. (a) 1. under circumstances that
10	cause or are likely to cause bodily harm is guilty of a Class E H felony. Any person
11	violating par. (a) 1. under circumstances that are likely to cause bodily harm is guilty
12	of a Class I felony.
13	* $-4424/2.337**-0590/P5.132*$ Section 503. 940.285 (2) (b) 3. of the statutes
14	is repealed.
15	*_4424/2.338* *_0590/P5.133* SECTION 504. 940.29 of the statutes is
16	amended to read:
17	940.29 Abuse of residents of penal facilities. Any person in charge of or
18	employed in a penal or correctional institution or other place of confinement who
19	abuses, neglects or ill-treats any person confined in or a resident of any such
20	institution or place or who knowingly permits another person to do so is guilty of a
21	Class $\mathbf{E} \mathbf{I}$ felony.
22	* $-4424/2.339**-0590/P5.134*$ S ECTION 505. 940.295 (3) (b) 1g. of the statutes
23	is amended to read:
24	940.295 (3) (b) 1g. Any person violating par. (a) 1. or 2. under circumstances
25	that cause death to a vulnerable person is guilty of a Class $rac{B}{C}$ felony. Any person

1	violating par. (a) 3. under circumstances that cause death to a vulnerable person is
2	guilty of a Class D felony.
3	* $-4424/2.340**-0590/P5.135*$ S ECTION 506. 940.295 (3) (b) 1m. of the statutes
4	is amended to read:
5	940.295 (3) (b) 1m. Any person violating par. (a) under circumstances that
6	cause great bodily harm to a vulnerable person is guilty of a Class $\stackrel{ extbf{C}}{ extbf{E}}$ felony.
7	* $-4424/2.341**-0590/P5.136*$ Section 507. 940.295 (3) (b) 1r. of the statutes
8	is amended to read:
9	940.295 (3) (b) 1r. Except as provided in subd. 1m., any person violating par.
10	(a) 1. under circumstances that cause or are likely to cause great bodily harm is guilty
11	of a Class D F felony. Any person violating par. (a) 1. under circumstances that are
12	likely to cause great bodily harm is guilty of a Class G felony.
13	*_4424/2.342* *_0590/P5.137* SECTION 508. 940.295 (3) (b) 2. of the statutes
14	is amended to read:
15	940.295 (3) (b) 2. Any person violating par. (a) 1. under circumstances that
16	cause o r are likely to cause bodily harm is guilty of a Class E H felony. Any person
17	violating par. (a) 1. under circumstances that are likely to cause bodily harm is guilty
18	of a Class I felony.
19	*_4424/2.343* *_0590/P5.138* SECTION 509. 940.295 (3) (b) 3. of the statutes
20	is amended to read:
21	940.295 (3) (b) 3. Except as provided in subd. 1m., any person violating par. (a)
22	2. or 3. under circumstances that cause or are likely to cause great bodily harm is
23	guilty of a Class E <u>H</u> felony. <u>Any person violating par. (a) 2. or 3. under circumstances</u>
24	that are likely to cause great bodily harm is guilty of a Class I felony.

1	*_4424/2.344* *_0590/P5.139* Section 510. 940.30 of the statutes is
2	amended to read:
3	940.30 False imprisonment. Whoever intentionally confines or restrains
4	another without the person's consent and with knowledge that he or she has no
5	lawful authority to do so is guilty of a Class $\mathbf{E} \mathbf{H}$ felony.
6	*-4424/2.345* *-0590/P5.140* Section 511. 940.305 (1) of the statutes is
7	amended to read:
8	940.305 (1) Except as provided in sub. (2), whoever by force or threat of
9	imminent force seizes, confines or restrains a person without the person's consent
10	and with the intent to use the person as a hostage in order to influence a person to
11	perform or not to perform some action demanded by the actor is guilty of a Class A
12	$\underline{\mathbf{B}}$ felony.
13	*-4424/2.346* *-0590/P5.141* SECTION 512. 940.305 (2) of the statutes is
14	amended to read:
15	940.305 (2) Whoever commits a violation specified under sub. (1) is guilty of
16	a Class \underbrace{B} \underbrace{C} felony if, before the time of the actor's arrest, each person who is held as
17	a hostage is released without bodily harm.
18	*-4424/2.347* *-0590/P5.142* SECTION 513. 940.31(1)(intro.) of the statutes
19	is amended to read:
20	940.31 (1) (intro.) Whoever does any of the following is guilty of a Class $\pm \underline{C}$
21	felony:
22	*-4424/2.348* *-0590/P5.143* Section 514. 940.31 (2) (a) of the statutes is
23	amended to read:

1	940.31 (2) (a) Except as provided in par. (b), whoever violates sub. (1) with
2	intent to cause another to transfer property in order to obtain the release of the victim
3	is guilty of a Class A B felony.
4	*-4424/2.349* *-0590/P5.144* Section 515. 940.31 (2) (b) of the statutes is
5	amended to read:
6	940.31 (2) (b) Whoever violates sub. (1) with intent to cause another to transfer
7	property in order to obtain the release of the victim is guilty of a Class \underbrace{B} C felony if
8	the victim is released without permanent physical injury prior to the time the first
9	witness is sworn at the trial.
10	* $-4424/2.350$ * * $-0590/P5.145$ * Section 516. 940.32 (2) (intro.) of the statutes
11	is amended to read:
12	940.32 (2) (intro.) Whoever meets all of the following criteria is guilty of a Class
13	A misdemeanor I felony:
14	*-4424/2.351* *-0590/P5.146* Section 517. 940.32 (2m) of the statutes is
15	amended to read:
16	940.32 (2m) Whoever violates sub. (2) is guilty of a Class \mathbf{D} G felony if he or she
17	intentionally gains access to a record in electronic format that contains personally
18	identifiable information regarding the victim in order to facilitate the violation
19	under sub. (2).
20	*-4424/2.352* *-0590/P5.147* SECTION 518. 940.32(3)(intro.) of the statutes
21	is amended to read:
22	940.32 (3) (intro.) Whoever violates sub. (2) under any of the following
23	circumstances is guilty of a Class \mathbf{E} \mathbf{H} felony:
24	*-4424/2.353* *-0590/P5.148* SECTION 519. 940.32 (3m) (intro.) of the
25	statutes is amended to read:

1	940.32 (3m) (intro.) Whoever violates sub. (3) under all of the following
2	circumstances is guilty of a Class $\frac{1}{2}$ felony:
3	*-4424/2.354* *-0590/P5.149* Section 520. 940.43 (intro.) of the statutes is
4	amended to read:
5	940.43 Intimidation of witnesses; felony. (intro.) Whoever violates s.
6	940.42 under any of the following circumstances is guilty of a Class $\pm \underline{G}$ felony:
7	*-4424/2.355* *-0590/P5.150* Section 521. 940.45 (intro.) of the statutes is
8	amended to read:
9	940.45 Intimidation of victims; felony. (intro.) Whoever violates s. 940.44
10	under any of the following circumstances is guilty of a Class $\mathbf D$ $\mathbf G$ felony:
11	*_4424/2.356* *_0590/P5.151* Section 522. 941.11 (intro.) of the statutes is
12	amended to read:
13	941.11 Unsafe burning of buildings. (intro.) Whoever does either of the
14	following is guilty of a Class $\mathbf{D} \mathbf{H}$ felony:
15	*-4424/2.357* *-0590/P5.152* SECTION 523. 941.12 (1) of the statutes is
16	amended to read:
17	941.12 (1) Whoever intentionally interferes with the proper functioning of a
18	fire alarm system or the lawful efforts of fire fighters to extinguish a fire is guilty of
19	a Class & <u>I</u> felony.
20	*-4424/2.358**-0590/P5.153* Section 524. $941.20(2)$ (intro.) of the statutes
21	is amended to read:
22	941.20 (2) (intro.) Whoever does any of the following is guilty of a Class $\to \underline{G}$
23	felony:
24	*-4424/2.359* *-0590/P5.154* SECTION 525. 941.20 (3) (a) (intro.) of the
25	statutes is amended to read:

1	941.20 (3) (a) (intro.) Whoever intentionally discharges a firearm from a
2	vehicle while on a highway, as defined in s. 340.01 (22), or on a vehicle parking lot
3	that is open to the public under any of the following circumstances is guilty of a Class
4	C F felony:
5	*-4424/2.360* *-0590/P5.155* SECTION 526. 941.21 of the statutes is
6	amended to read:
7	941.21 Disarming a peace officer. Whoever intentionally disarms a peace
8	officer who is acting in his or her official capacity by taking a dangerous weapon or
9	a device or container described under s. 941.26 (1) (b) or (4) (a) from the officer
10	without his or her consent is guilty of a Class $\mathbf{E}\mathbf{H}$ felony. This section applies to any
11	dangerous weapon or any device or container described under s. 941.26 (1) (b) or (4)
12	(a) that the officer is carrying or that is in an area within the officer's immediate
13	presence.
14	*-4424/2.361* *-0590/P5.156* SECTION 527. 941.235 (1) of the statutes is
15	amended to read:
16	941.235 (1) Any person who goes armed with a firearm in any building owned
17	or leased by the state or any political subdivision of the state is guilty of a Class B
18	A misdemeanor.
19	*_4424/2.362* *-0590/P5.157* SECTION 528. 941.26 (2) (a) of the statutes is
20	amended to read:
21	941.26 (2) (a) Any person violating sub. (1) (a) is guilty of a Class E H felony.
22	*-4424/2.363* *-0590/P5.158* Section 529. 941.26 (2) (b) of the statutes is
23	amended to read:
24	941.26 (2) (b) Any person violating sub. (1m) is guilty of a Class C F felony.

1	*-4424/2.364* *-0590/P5.159* SECTION 530. 941.26 (2) (e) of the statutes is
2	amended to read:
3	941.26 (2) (e) Any person who violates sub. (1) (b) regarding the sale or
4	commercial transportation of the bomb, grenade, projectile, shell or container under
5	sub. (1) (b) is guilty of a Class $\mathbf{E} \mathbf{\underline{H}}$ felony.
6	*_4424/2.365* *-0590/P5.160* SECTION 531. 941.26 (2) (f) of the statutes is
7	amended to read:
8	941.26 (2) (f) Any person who violates sub. (1) (b) regarding the use of the bomb,
9	grenade, projectile, shell or container under sub. (1) (b) to cause bodily harm or bodily
10	discomfort to a person who the actor knows, or has reason to know, is a peace officer
11	who is acting in an official capacity is guilty of a Class $\frac{1}{2}$ H felony.
12	*-4424/2.366* *-0590/P5.161* Section 532. 941.26 (2) (g) of the statutes is
13	amended to read:
14	941.26(2)(g) Any person who violates sub. (1)(b) regarding the use of the bomb,
15	grenade, projectile, shell or container under sub. (1)(b) during his or her commission
16	of another crime to cause bodily harm or bodily discomfort to another or who
17	threatens to use the bomb, grenade, projectile, shell or container during his or her
18	commission of another crime to incapacitate another person is guilty of a Class $\mathbf{E} \mathbf{H}$
19	felony.
20	*_4424/2.367* *_0590/P5.162* SECTION 533. 941.26 (4) (d) of the statutes is
21	amended to read:
22	941.26 (4) (d) Whoever intentionally uses a device or container described under
23	par. (a) to cause bodily harm or bodily discomfort to a person who the actor knows,
24	or has reason to know, is a peace officer who is acting in an official capacity is guilty
25	of a Class $\frac{1}{2}$ H felony.

1	*-4424/2.368* *-0590/P5.163* SECTION 534. 941.26 (4) (e) of the statutes is
2	amended to read:
3	941.26 (4) (e) Whoever uses a device or container described under par. (a)
4	during his or her commission of another crime to cause bodily harm or bodily
5	discomfort to another or who threatens to use the device or container during his or
6	her commission of another crime to incapacitate another person is guilty of a Class
7	$\mathbf{E} \mathbf{\underline{H}}$ felony.
8	*-4424/2.369* *-0590/P5.164* Section 535. 941.28 (3) of the statutes is
9	amended to read:
10	941.28 (3) Any person violating this section is guilty of a Class $\mathbf{E} \mathbf{H}$ felony.
11	*-4424/2.370* *-0590/P5.165* SECTION 536. 941.29 (2) (intro.) of the statutes
12	is amended to read:
13	941.29 (2) (intro.) A person specified in sub. (1) is guilty of a Class $\times \underline{G}$ felony
14	if he or she possesses a firearm under any of the following circumstances:
15	*-4424/2.371* *-0590/P5.166* Section 537. 941.29 (2m) of the statutes is
16	repealed.
17	*-4424/2.372* *-0590/P5.167* SECTION 538. 941.295 (1) of the statutes is
18	amended to read:
19	941.295 (1) Whoever sells, transports, manufactures, possesses or goes armed
20	with any electric weapon is guilty of a Class $\mathbf{E} \mathbf{H}$ felony.
21	*-4424/2.373* *-0590/P5.168* Section 539. 941.296 (2) (intro.) of the
22	statutes is amended to read:
23	941.296 (2) (intro.) Whoever uses or possesses a handgun during the
24	commission of a crime under chs. 939 to 948 or 961 is guilty of a Class $\mathbf{E}\ \mathbf{\underline{H}}$ felony
25	under any of the following circumstances.

1	*-4424/2.374* *-0590/P5.169* SECTION 540. 941.296 (3) of the statutes is
2	repealed.
3	*-4424/2.375* *-0590/P5.170* SECTION 541. 941.298 (2) of the statutes is
4	amended to read:
5	941.298 (2) Whoever sells, delivers or possesses a firearm silencer is guilty of
6	a Class & <u>H</u> felony.
7	*-4424/2.376* *-0590/P5.171* Section 542. 941.30 (1) of the statutes is
8	amended to read:
9	941.30 (1) First-degree recklessly endangering safety. Whoever recklessly
10	endangers another's safety under circumstances which show utter disregard for
11	human life is guilty of a Class $\mathbf{D} \underline{\mathbf{F}}$ felony.
12	*-4424/2.377* *-0590/P5.172* SECTION 543. 941.30 (2) of the statutes is
13	amended to read:
14	941.30 (2) Second-degree recklessly endangering safety. Whoever
15	recklessly endangers another's safety is guilty of a Class ${\mathbb E } \ \underline{G}$ felony.
16	*-4424/2.378* *-0590/P5.173* Section 544. 941.31 (1) of the statutes is
17	amended to read:
18	941.31 (1) Whoever makes, buys, transports, possesses, or transfers any
19	explosive compound or offers to do the same, either with intent to use such explosive
2 0	to commit a crime or knowing that another intends to use it to commit a crime, is
21	guilty of a Class $\bigcirc F$ felony.
22	*-4424/2.379* *-0590/P5.174* SECTION 545. 941.31 (2) (b) of the statutes is
23	amended to read:
24	941.31 (2) (b) Whoever makes, buys, sells, transports, possesses, uses or
25	transfers any improvised explosive device, or possesses materials or components

1	with intent to assemble any improvised explosive device, is guilty of a Class $\to \underline{H}$
2	felony.
3	*-4424/2.380* Section 546. 941.315 (3) (intro.) of the statutes is amended to
4	read:
5	941.315 (3) (intro.) Whoever does any of the following is guilty of a Class $\frac{D}{H}$
6	felony:
7	*-4424/2.381* *-0590/P5.175* Section 547. 941.32 of the statutes is
8	amended to read:
9	941.32 Administering dangerous or stupefying drug. Whoever
10	administers to another or causes another to take any poisonous, stupefying,
11	overpowering, narcotic, or anesthetic substance with intent thereby to facilitate the
12	commission of a crime is guilty of a Class $\mathbb{C} \ \underline{F}$ felony.
13	*-4424/2.382* *-0590/P5.176* Section 548. 941.325 of the statutes is
14	amended to read:
15	941.325 Placing foreign objects in edibles. Whoever places objects, drugs
16	or other substances in candy or other liquid or solid edibles with the intent to cause
17	bodily harm to another person is guilty of a Class E I felony.
18	*-4424/2.383* *-0590/P5.178* SECTION 549. 941.327 (2) (b) 1. of the statutes
19	is amended to read:
20	941.327 (2) (b) 1. Except as provided in subds. 2. to 4., a person violating par.
21	(a) is guilty of a Class $\mathbb{E} \underline{I}$ felony.
22	* $-4424/2.384$ * * $-0590/P5.179$ * Section 550. 941.327 (2) (b) 2. of the statutes
23	is amended to read:
24	941.327 (2) (b) 2. If the act under par. (a) creates a high probability of great
25	bodily harm to another, a person violating par. (a) is guilty of a Class \mathbf{D} \mathbf{H} felony.

1	* $-4424/2.385$ * * $-0590/P5.180$ * Section 551. 941.327 (2) (b) 3. of the statutes
2	is amended to read:
3	941.327 (2) (b) 3. If the act under par. (a) causes great bodily harm to another,
4	a person violating par. (a) is guilty of a Class $\mathbb{C} \underline{F}$ felony.
5	*_4424/2.386* *_0590/P5.181* Section 552. 941.327 (2) (b) 4. of the statutes
6	is amended to read:
7	941.327 (2) (b) 4. If the act under par. (a) causes death to another, a person is
8	guilty of a Class <u>A</u> <u>C</u> felony.
9	*_4424/2.387* *_0590/P5.182* Section 553. 941.327 (3) of the statutes is
10	amended to read:
11	941.327 (3) Whoever intentionally imparts or conveys false information,
12	knowing the information to be false, concerning an act or attempted act which, if
13	true, would constitute a violation of sub. (2) is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
14	*-4424/2.388* *-0590/P5.183* SECTION 554. 941.37 (3) of the statutes is
15	amended to read:
16	941.37 (3) Any person who intentionally interferes with any emergency
17	medical personnel in the performance of duties relating to an emergency or rescue
18	and who has reasonable grounds to believe that the interference may endanger
19	another's safety is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
20	*-4424/2.389* *-0590/P5.184* SECTION 555. 941.37 (4) of the statutes is
21	amended to read.
22	941.37 (4) Any person who violates sub. (3) and thereby contributes to the
23	death of another is guilty of a Class \bigcirc E felony.
24	*-4424/2.390* SECTION 556. 941.38(1)(b) 4. of the statutes is amended to read

1	941.38 (1) (b) 4. Battery, substantial battery or aggravated battery, as
2	prohibited in s. 940.19 or 940.195.
3	*-4424/2.391* *-0590/P5.185* Section 557. 941.38 (2) of the statutes is
4	amended to read:
5	941.38 (2) Whoever intentionally solicits a child to participate in criminal gang
6	activity is guilty of a Class E I felony.
7	*_4424/2.392* *_0590/P5.186* Section 558. 943.01(2)(intro.) of the statutes
8	is amended to read:
9	943.01 (2) (intro.) Any person violating sub. (1) under any of the following
10	circumstances is guilty of a Class $\mathbf{D} \mathbf{I}$ felony:
11	*_4424/2.393* *_0590/P5.187* SECTION 559. 943.01 (2) (d) of the statutes is
12	amended to read:
13	943.01 (2) (d) If the total property damaged in violation of sub. (1) is reduced
14	in value by more than \$1,000 \$2,000. For the purposes of this paragraph, property
15	is reduced in value by the amount which it would cost either to repair or replace it,
16	whichever is less.
17	*_4424/2.394* *_0590/P5.188* SECTION 560. 943.01 (2g) of the statutes is
18	repealed.
19	*_4424/2.395* *_0590/P5.189* SECTION 561. 943.011 (2) (intro.) of the
20	statutes is amended to read:
21	943.011 (2) (intro.) Whoever does any of the following is guilty of a Class D \underline{I}
22	felony:
23	*-4424/2.396* *-0590/P5.190* SECTION 562. 943.012 (intro.) of the statutes
24	is amended to read:

0

3

943.012 Criminal damage to or graffiti on religious and other property.
(intro.) Whoever intentionally causes damage to, intentionally marks, draws or
writes with ink or another substance on or intentionally etches into any physical
property of another, without the person's consent and with knowledge of the
character of the property, is guilty of a Class $\mathbf{E}\mathbf{I}$ felony if the property consists of one
or more of the following:
-4424/2.397 *-0590/P5.191* SECTION 563. 943.013 (2) (intro.) of the
statutes is amended to read:
943.013 (2) (intro.) Whoever intentionally causes or threatens to cause damage
to any physical property that belongs to a judge or his or her family member under
all of the following circumstances is guilty of a Class $\mathbf{D} \mathbf{I}$ felony:
-4424/2.398 *-0590/P5.192* SECTION 564. 943.014 (2) of the statutes is
amended to read:
943.014 (2) Whoever intentionally demolishes a historic building without a
permit issued by a city, village, town or county or without an order issued under s.
66.05 shall be fined an amount equal to 2 times the fair market value of the historic
building and the land upon which the building is located immediately prior to
demolition and may be imprisoned for not more than 9 months is guilty of a Class A
misdemeanor.
_4424/2.399 *-0590/P5.193* SECTION 565. 943.015 (2) (intro.) of the
statutes is amended to read:
943.015 (2) (intro.) Whoever intentionally causes or threatens to cause damage
to any physical property which belongs to a department of revenue official, employe
or agent or his or her family member under all of the following circumstances is guilty
of a Class D <u>I</u> felony:

-212-

1	*-4424/2.400* *-0590/P5.194* SECTION 566. 943.017 (2) (intro.) of the
2	statutes is amended to read:
3	943.017 (2) (intro.) Any person violating sub. (1) under any of the following
4	circumstances is guilty of a Class $\mathbf{D} \mathbf{I}$ felony:
5	* _4424/2.401* * _0590/P5.195* Section 567. 943.017 (2) (d) of the statutes is
6	amended to read:
7	943.017 (2) (d) If the total property affected in violation of sub. (1) is reduced
8	in value by more than \$1,000 \$2,000. For the purposes of this paragraph, property
9	is reduced in value by the amount which it would cost to repair or replace it or to
10	remove the marking, drawing, writing or etching, whichever is less.
11	*_4424/2.402* *_0590/P5.196* SECTION 568. 943.017 (2m) (b) (intro.) of the
12	statutes is amended to read:
13	943.017 (2m) (b) (intro.) Whoever does any of the following is guilty of a Class D
14	<u>I</u> felony:
15	*-4424/2.403* *-0590/P5.197* Section 569. 943.02 (1) (intro.) of the statutes
16	is amended to read:
17	943.02 (1) (intro.) Whoever does any of the following is guilty of a Class \pm C
18	felony:
19	*_4424/2.404* *-0590/P5.198* SECTION 570. 943.03 of the statutes is
20	amended to read:
21	943.03 Arson of property other than building. Whoever, by means of fire,
22	intentionally damages any property (other than a building) of another without the
23	person's consent, if the property is of the value of \$100 or more, is guilty of a Class
24	$\mathbf{E}\ \mathbf{\underline{I}}$ felony.

1	*-4424/2.405* *-0590/P5.199* SECTION 571. 943.04 of the statutes is
2	amended to read:
3	943.04 Arson with intent to defraud. Whoever, by means of fire, damages
4	any property (other than a building) with intent to defraud an insurer of that
5	property is guilty of a Class $\mathbb{D} \underline{H}$ felony. Proof that the actor recovered or attempted
6	to recover on a policy of insurance by reason of the fire is relevant but not essential
7	to establish the actor's intent to defraud the insurer.
8	*-4424/2.406* *-0590/P5.200* SECTION 572. 943.06 (2) of the statutes is
9	amended to read:
10	943.06 (2) Whoever possesses, manufactures, sells, offers for sale, gives or
11	transfers a fire bomb is guilty of a Class E \underline{H} felony.
12	*-4424/2.407* *-0590/P5.201* SECTION 573. 943.07 (1) of the statutes is
13	amended to read:
14	943.07 (1) Whoever intentionally causes damage or who causes another person
15	to damage, tamper, change or destroy any railroad track, switch, bridge, trestle,
16	tunnel or signal or any railroad property used in providing rail services, which could
17	cause an injury, accident or derailment is guilty of a Class A misdemeanor I felony.
18	*-4424/2.408* *-0590/P5.202* SECTION 574. 943.07 (2) of the statutes is
19	amended to read:
20	943.07 (2) Whoever intentionally shoots a firearm at any portion of a railroad
21	train, car, caboose or engine is guilty of a Class A misdemeaner I felony.
22	* $-4424/2.409$ * * $-0590/P5.203$ * Section 575. 943.10(1)(intro.) of the statutes
23	is amended to read:

1	943.10 (1) (intro.) Whoever intentionally enters any of the following places
2	without the consent of the person in lawful possession and with intent to steal or
3	commit a felony in such place is guilty of a Class C F felony:
4	*-4424/2.410* *-0590/P5.204* SECTION 576. 943.10(2)(intro.) of the statutes
5	is amended to read:
6	943.10 (2) (intro.) Whoever violates sub. (1) under any of the following
7	circumstances is guilty of a Class $\pm \underline{E}$ felony:
8	*-4424/2.411* *-0590/P5.205* Section 577. 943.12 of the statutes is
9	amended to read:
10	943.12 Possession of burglarious tools. Whoever has in personal
11	possession any device or instrumentality intended, designed or adapted for use in
12	breaking into any depository designed for the safekeeping of any valuables or into
13	any building or room, with intent to use such device or instrumentality to break into
14	a depository, building or room, and to steal therefrom, is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
15	*-4424/2.412* *-0590/P5.206* SECTION 578. 943.20 (3) (a) of the statutes is
16	amended to read:
17	943.20 (3) (a) If the value of the property does not exceed \$1,000 \$2,000, is
18	guilty of a Class A misdemeanor.
19	*-4424/2.413* *-0590/P5.207* SECTION 579. 943.20 (3) (b) of the statutes is
20	amended to read:
21	943.20 (3) (b) If the value of the property exceeds $\$1,000$ $\$2,000$ but does not
22	\$2,500 exceed \$5,000, is guilty of a Class \mathbf{E} I felony.
23	*_4424/2.414* *-0590/P5.208* SECTION 580. 943.20(3)(bm) of the statutes is
24	created to read:

1	943.20 (3) (bm) If the value of the property exceeds \$5,000 but does not exceed
2	\$10,000, is guilty of a Class H felony.
3	*-4424/2.415* *-0590/P5.209* Section 581. 943.20 (3) (c) of the statutes is
4	amended to read:
5	943.20 (3) (c) If the value of the property exceeds $\$2,500 \pm 10,000$, is guilty of
6	a Class C G felony.
7	*-4424/2.416* *-0590/P5.210* SECTION 582. 943.20 (3) (d) (intro.) of the
8	statutes is amended to read:
9	943.20 (3) (d) (intro.) If the value of the property does not exceed \$2,500 and
10	any of the following circumstances exist exists, is guilty of a Class $\frac{1}{2}$ H felony:
11	*-4424/2.417* *-0590/P5.211* Section 583. 943.20 (3) (d) 1. of the statutes
12	is amended to read:
13	943.20 (3) (d) 1. The property is a domestic animal; or.
14	*-4424/2.418* *-0590/P5.212* Section 584. 943.20 (3) (d) 2. of the statutes
15	is renumbered 943.20 (3) (e) and amended to read:
16	943.20 (3) (e) The If the property is taken from the person of another or from
17	a corpse; or, is guilty of a Class G felony.
18	*-4424/2.419* *-0590/P5.213* Section 585. 943.20 (3) (d) 3. of the statutes
19	is amended to read:
20	943.20 (3) (d) 3. The property is taken from a building which has been destroyed
21	or left unoccupied because of physical disaster, riot, bombing or the proximity of
22	battle ; or .
23	*_4424/2.420* *_0590/P5.214* Section 586. 943.20 (3) (d) 4. of the statutes
24	is amended to read:

Ţ	943.20 (3) (d) 4. The property is taken after physical disaster, riot, bombing or
2	the proximity of battle has necessitated its removal from a building; or.
3	*-4424/2.421* *-0590/P5.215* Section 587. 943.201 (2) of the statutes is
4	amended to read:
5	943.201 (2) Whoever intentionally uses or attempts to use any personal
6	identifying information or personal identification document of an individual to
7	obtain credit, money, goods, services or anything else of value without the
8	authorization or consent of the individual and by representing that he or she is the
9	individual or is acting with the authorization or consent of the individual is guilty
10	of a Class $\frac{1}{2}$ H felony.
11	*-4424/2.422* *-0590/P5.216* Section 588. 943.205 (3) of the statutes is
12	amended to read:
13	943.205 (3) Anyone who violates this section is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
14	*-4424/2.423* *-0590/P5.217* Section 589. 943.21 (3) (a) of the statutes is
15	amended to read:
16	943.21 (3) (a) Is guilty of a Class A misdemeanor when the value of any
17	beverage, food, lodging, accommodation, transportation or other service is \$1,000
18	<u>\$2,000</u> or less.
19	*-4424/2.424* *-0590/P5.218* Section 590. 943.21 (3) (b) of the statutes is
20	amended to read:
21	943.21 (3) (b) Is guilty of a Class $\mathbf{E} \mathbf{I}$ felony when the value of any beverage,
22	food, lodging, accommodation, transportation or other service exceeds $\$1,000$ $\$2,000$.
23	*-4424/2.425* *-0590/P5.219* SECTION 591. 943.23 (1g) of the statutes is
24	amended to read:

1	943.23 (1g) Whoever, while possessing a dangerous weapon and by the use of,
2	or the threat of the use of, force or the weapon against another, intentionally takes
3	any vehicle without the consent of the owner is guilty of a Class $ \mathbf{B} \mathbf{\underline{C}} $ felony.
4	*-4424/2.426* *-0590/P5.220* Section 592. 943.23 (1m) of the statutes is
5	repealed.
6	*-4424/2.427* *-0590/P5.221* Section 593. 943.23 (1r) of the statutes is
7	repealed.
8	*-4424/2.428* *-0590/P5.222* SECTION 594. 943.23 (2) of the statutes is
9	amended to read:
10	943.23 (2) Whoever Except as provided in sub. (3m), whoever intentionally
11	takes and drives any vehicle without the consent of the owner is guilty of a Class D
12	$\underline{\mathbf{H}}$ felony.
13	*-4424/2.429* *-0590/P5.223* Section 595. 943.23 (3) of the statutes is
14	amended to read:
15	943.23 (3) Whoever Except as provided in sub. (3m), whoever intentionally
16	drives or operates any vehicle without the consent of the owner is guilty of a Class
17	$\mathbf{E} \mathbf{I}$ felony.
18	*-4424/2.430* *-0590/P5.224* SECTION 596. 943.23 (3m) of the statutes is
19	created to read:
2 0	943.23 (3m) It is an affirmative defense to a prosecution for a violation of sub.
21	(2) or (3) if the defendant abandoned the vehicle without damage within 24 hours
22	after the vehicle was taken from the possession of the owner. An affirmative defense
23	under this subsection mitigates the offense to a Class A misdemeanor. A defendant
24	who raises this affirmative defense has the burden of proving the defense by a
2 5	preponderance of the evidence.

1	*-4424/2.431* *-0590/P5.225* SECTION 597. 943.23 (4m) of the statutes is
2	amended to read:
3	943.23 (4m) Whoever knows that the owner does not consent to the driving or
4	operation of a vehicle and intentionally accompanies, as a passenger in the vehicle,
5	a person while he or she violates sub. $(1g)$, $(1m)$, $(1r)$, (2) or, (3) or $(3m)$ is guilty of a
6	Class A misdemeanor.
7	*-4424/2.432* *-0590/P5.226* Section 598. 943.23 (5) of the statutes is
8	amended to read:
9	943.23 (5) Whoever intentionally removes a major part of a vehicle without the
10	consent of the owner is guilty of a Class $\mathop{\mathbb{E}} \underline{I}$ felony. Whoever intentionally removes
11	any other part or component of a vehicle without the consent of the owner is guilty
12	of a Class A misdemeanor.
13	*-4424/2.433* *-0590/P5.227* Section 599. 943.24 (1) of the statutes is
14	amended to read:
15	943.24 (1) Whoever issues any check or other order for the payment of not more
16	than $\$1,000$ $\$2,000$ which, at the time of issuance, he or she intends shall not be paid
17	is guilty of a Class A misdemeanor.
18	*-4424/2.434* *-0590/P5.228* SECTION 600. 943.24 (2) of the statutes is
19	amended to read:
20	943.24 (2) Whoever issues any single check or other order for the payment of
21	more than \$1,000 \$2,000 or whoever within a 15-day period issues more than one
22	check or other order amounting in the aggregate to more than $\$1,000$ $\$2,000$ which,
23	at the time of issuance, the person intends shall not be paid is guilty of a Class $\mathbf{E} \mathbf{I}$
24	felony.

1	*-4424/2.435* *-0590/P5.229* SECTION 601. 943.25 (1) of the statutes is
2	amended to read:
3	943.25 (1) Whoever, with intent to defraud, conveys real property which he or
4	she knows is encumbered, without informing the grantee of the existence of the
5	encumbrance is guilty of a Class E I felony.
6	* _4424/2.436* *_0590/P5.230* Section 602. 943.25 (2) (intro.) of the statutes
7	is amended to read:
8	943.25 (2) (intro.) Whoever, with intent to defraud, does any of the following
9	is guilty of a Class E <u>I</u> felony:
10	*-4424/2.437* *-0590/P5.231* SECTION 603. 943.26 (2) of the statutes is
11	amended to read:
12	943.26 (2) If the security is impaired by more than $$1,000$ $$2,000$, the
13	mortgagor or vendee is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
14	*-4424/2.438* *-0590/P5.232* Section 604. 943.27 of the statutes is
15	amended to read:
16	943.27 Possession of records of certain usurious loans. Any person who
17	knowingly possesses any writing representing or constituting a record of a charge of,
18	contract for, receipt of or demand for a rate of interest or consideration exceeding \$20
19	upon \$100 for one year computed upon the declining principal balance of the loan,
20	use or forbearance of money, goods or things in action or upon the loan, use or sale
21	of credit is, if the rate is prohibited by a law other than this section, guilty of a Class
22	$\mathbf{E}\ \underline{\mathbf{I}}\ ext{felony}.$
23	*-4424/2.439* *-0590/P5.233* SECTION 605. 943.28 (2) of the statutes is
24	amended to read:

1	943.28 (2) Whoever makes any extortionate extension of credit, or conspires to
2	do so, if one or more of the parties to the conspiracy does an act to effect its object,
3	is guilty of a Class C F felony.
4	*-4424/2.440* *-0590/P5.234* Section 606. 943.28 (3) of the statutes is
5	amended to read:
6	943.28 (3) Whoever advances money or property, whether as a gift, as a loan,
7	as an investment, pursuant to a partnership or profit-sharing agreement, or
8	otherwise, for the purpose of making extortionate extensions of credit, is guilty of a
9	Class G \underline{F} felony.
10	*_4424/2.441* *-0590/P5.235* SECTION 607. 943.28 (4) of the statutes is
11	amended to read:
12	943.28 (4) Whoever knowingly participates in any way in the use of any
13	extortionate means to collect or attempt to collect any extension of credit, or to punish
14	any person for the nonrepayment thereof, is guilty of a Class C \underline{F} felony.
15	*-4424/2.442* *-0590/P5.236* Section 608. 943.30 (1) of the statutes is
16	amended to read:
17	943.30 (1) Whoever, either verbally or by any written or printed
18	communication, maliciously threatens to accuse or accuses another of any crime or
19	offense, or threatens or commits any injury to the person, property, business,
20	profession, calling or trade, or the profits and income of any business, profession,
21	calling or trade of another, with intent thereby to extort money or any pecuniary
22	advantage whatever, or with intent to compel the person so threatened to do any act
23	against the person's will or omit to do any lawful act, is guilty of a Class $\mathbb{D} \underline{H}$ felony.
24	*_4424/2.443* *-0590/P5.237* SECTION 609. 943.30 (2) of the statutes is
25	amended to read:

1	943.30 (2) Whoever violates sub. (1) by obstructing, delaying or affecting
2	commerce or business or the movement of any article or commodity in commerce or
3	business is guilty of a Class $D \underline{H}$ felony.
4	*-4424/2.444* *-0590/P5.238* Section 610. 943.30 (3) of the statutes is
5	amended to read:
6	943.30 (3) Whoever violates sub. (1) by attempting to influence any petit or
7	grand juror, in the performance of his or her functions as such, is guilty of a Class D
8	<u>H</u> felony.
9	*-4424/2.445* *-0590/P5.239* SECTION 611. 943.30 (4) of the statutes is
10	amended to read:
11	943.30 (4) Whoever violates sub. (1) by attempting to influence the official
12	action of any public officer is guilty of a Class D \underline{H} felony.
13	*-4424/2.446* *-0590/P5.240* Section 612. 943.30 (5) (b) of the statutes is
14	amended to read:
15	943.30 (5) (b) Whoever, orally or by any written or printed communication,
16	maliciously uses, or threatens to use, the patient health care records of another
17	person, with intent thereby to extort money or any pecuniary advantage, or with
18	intent to compel the person so threatened to do any act against the person's will or
19	omit to do any lawful act, is guilty of a Class $\mathbf D \ \underline H$ felony.
20	*-4424/2.447* *-0590/P5.241* Section 613. 943.31 of the statutes is
21	amended to read:
22	943.31 Threats to communicate derogatory information. Whoever
23	threatens to communicate to anyone information, whether true or false, which would
24	injure the reputation of the threatened person or another unless the threatened

1	person transfers property to a person known not to be entitled to it is guilty of a Class
2	$\mathbf{E}\ \underline{\mathbf{I}}\ ext{felony}.$
3	*-4424/2.448* *-0590/P5.242* Section 614. 943.32 (1) (intro.) of the statutes
4	is amended to read:
5	943.32 (1) (intro.) Whoever, with intent to steal, takes property from the person
6	or presence of the owner by either of the following means is guilty of a Class C \underline{E}
7	felony:
8	*-4424/2.449* *-0590/P5.243* Section 615. 943.32 (2) of the statutes is
9	amended to read:
10	943.32 (2) Whoever violates sub. (1) by use or threat of use of a dangerous
11	weapon, a device or container described under s. 941.26(4)(a) or any article used or
12	fashioned in a manner to lead the victim reasonably to believe that it is a dangerous
13	weapon or such a device or container is guilty of a Class \underline{B} \underline{C} felony.
14	*_4424/2.450* *_0590/P5.244* Section 616. 943.34 (1) (a) of the statutes is
15	amended to read:
16	943.34 (1) (a) A Class A misdemeanor, if the value of the property does not
17	exceed \$1,000 \$2,000.
18	*-4424/2.451* *-0590/P5.245* Section 617. 943.34 (1) (b) of the statutes is
19	amended to read:
20	943.34 (1) (b) A Class \mathbf{E} I felony, if the value of the property exceeds \$1,000
21	\$2,000 but does not more than \$2,500 exceed \$5,000.
22	*-4424/2.452* *-0590/P5.246* SECTION 618. 943.34 (1) (bm) of the statutes is
23	created to read:
24	943.34 (1) (bm) A Class H felony, if the value of the property exceeds \$5,000 but
25	does not exceed \$10,000.

1	*-4424/2.453* *-0590/P5.247* Section 619. 943.34 (1) (c) of the statutes is
2	amended to read:
3	943.34 (1) (c) A Class C \underline{G} felony, if the value of the property exceeds \$2,500
4	<u>\$10,000</u> .
5	*-4424/2.454* *-0590/P5.248* Section 620. 943.38(1)(intro.) of the statutes
6	is amended to read:
7	943.38 (1) (intro.) Whoever with intent to defraud falsely makes or alters a
8	writing or object of any of the following kinds so that it purports to have been made
9	by another, or at another time, or with different provisions, or by authority of one who
10	did not give such authority, is guilty of a Class G \underline{H} felony:
11	*-4424/2.455* *-0590/P5.249* Section 621. 943.38 (2) of the statutes is
12	amended to read:
13	943.38 (2) Whoever utters as genuine or possesses with intent to utter as false
14	or as genuine any forged writing or object mentioned in sub. (1), knowing it to have
15	been thus falsely made or altered, is guilty of a Class $C \underline{H}$ felony.
16	*-4424/2.456* *-0590/P5.250* SECTION 622. 943.39 (intro.) of the statutes is
17	amended to read:
18	943.39 Fraudulent writings. (intro.) Whoever, with intent to injure or
19	defraud, does any of the following is guilty of a Class $\mathbf{D} \mathbf{H}$ felony:
2 0	* _4424/2.457 * * _0590/P5.251 * SECTION 623. 943.395 (2) (a) of the statutes is
21	amended to read:
22	943.395 (2) (a) Is guilty of a Class A misdemeanor if the value of the claim or
23	benefit does not exceed $$1,000$ $$2,000$.
24	* _4424/2.458* * _0590/P5.252* SECTION 624. 943.395 (2) (b) of the statutes is
25	amended to read:

1	943.395 (2) (b) Is guilty of a Class $\mathbf{E} \mathbf{I}$ felony if the value of the claim or benefit
2	exceeds \$1,000 <u>\$2,000</u> .
3	*-4424/2.459* *-0590/P5.253* Section 625. 943.40 (intro.) of the statutes is
4	amended to read:
5	943.40 Fraudulent destruction of certain writings. (intro.) Whoever with
6	intent to defraud does either of the following is guilty of a Class $\underline{\mathbf{D}}\ \underline{\mathbf{H}}$ felony:
7	*-4424/2.460* *-0590/P5.254* Section 626. 943.41 (8) (b) of the statutes is
8 .	amended to read:
9	943.41 (8) (b) Any person violating any provision of sub. (3) (e), (4) (a), (6) (c)
10	or (6m) is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
11	*-4424/2.461* *-0590/P5.255* Section 627. 943.41 (8) (c) of the statutes is
12	amended to read:
13	943.41 (8) (c) Any person violating any provision of sub. (5) or (6) (a), (b) or (d),
L4	if the value of the money, goods, services or property illegally obtained does not
15	exceed \$1,000 \$2,000 is guilty of a Class A misdemeanor; if the value of the money,
16	goods, services or property exceeds $\$1,000$ $\$2,000$ but does not exceed $\$2,500$ $\$5,000$,
۱7	in a single transaction or in separate transactions within a period not exceeding 6
18	months, the person is guilty of a Class E I felony; if the value of the money, goods.
19	services or property exceeds \$5,000 but does not exceed \$10,000, in a single
20	transaction or in separate transactions within a period not exceeding 6 months, the
21	person is guilty of a Class H felony; or if the value of the money, goods, services or
22	property exceeds \$2,500 \$10,000, in a single transaction or in separate transactions
23	within a period not exceeding 6 months, the person is guilty of a Class C G felony.
24	*_4424/2.462* *_0590/P5.256* SECTION 628. 943.45 (3) (c) of the statutes is
25	amended to read:

1	943.45 (3) (c) Except as provided in par. (d), any person who violates sub. (1)
2	for direct or indirect commercial advantage or private financial gain is guilty of a
3	Class E felony A misdemeanor.
4	*_4424/2.463* *_0590/P5.257* Section 629. 943.45 (3) (d) of the statutes is
5	amended to read:
6	943.45 (3) (d) Any person who violates sub. (1) for direct or indirect commercial
7	advantage or private financial gain as a 2nd or subsequent offense is guilty of a Class
8	$\mathbf{D} \ \mathbf{\underline{I}} \ ext{felony}.$
9	*_4424/2.464* *_0590/P5.258* SECTION 630. 943.455 (4) (c) of the statutes is
10	amended to read:
11	943.455 (4) (c) Except as provided in par. (d), any person who violates sub. (2)
12	(a) to (f) for direct or indirect commercial advantage or private financial gain is guilty
13	of a Class E felony A misdemeanor.
14	*-4424/2.465* *-0590/P5.259* SECTION 631. 943.455 (4) (d) of the statutes is
15	amended to read:
16	943.455 (4) (d) Any person who violates sub. (2) (a) to (f) for direct or indirect
17	commercial advantage or private financial gain as a 2nd or subsequent offense is
18	guilty of a Class $\mathbf{D} \underline{\mathbf{I}}$ felony.
19	*-4424/2.466* *-0590/P5.260* Section 632. 943.46 (4) (c) of the statutes is
20	amended to read:
21	943.46 (4) (c) Except as provided in par. (d), any person who violates sub. (2)
22	(a)to(g)fordirectorindirectcommercialadvantageorprivatefinancialgainisguilty
23	of a Class E felony A misdemeanor.
24	*-4424/2.467* *-0590/P5.261* SECTION 633. 943.46 (4) (d) of the statutes is
25	amended to read:

1	943.46 (4) (d) Any person who violates sub. (2) (a) to (g) for direct or indirect
2	commercial advantage or private financial gain as a 2nd or subsequent offense is
3	guilty of a Class Đ I felony.
4	*-4424/2.468* *-0590/P5.262* Section 634. 943.47 (3) (c) of the statutes is
5	amended to read:
6	943.47 (3) (c) Except as provided in par. (d), any person who violates sub. (2)
7	for direct or indirect commercial advantage or private financial gain is guilty of a
8	Class E felony A misdemeanor.
9	*-4424/2.469* *-0590/P5.263* Section 635. 943.47 (3) (d) of the statutes is
10	amended to read:
11	943.47 (3) (d) Any person who violates sub. (2) for direct or indirect commercial
12	advantage or private financial gain as a 2nd or subsequent offense is guilty of a Class
13	$\mathbf{D} \ \underline{\mathbf{I}} \ ext{felony}.$
14	*-4424/2.470* *-0590/P5.264* Section 636. 943.50 (4) (a) of the statutes is
15	amended to read:
16	943.50 (4) (a) A Class A misdemeanor, if the value of the merchandise does not
17	exceed \$1,000 <u>\$2,000</u> .
18	*-4424/2.471* *-0590/P5.265* SECTION 637. 943.50 (4) (b) of the statutes is
19	amended to read:
20	943.50 (4) (b) A Class $\pm \underline{I}$ felony, if the value of the merchandise exceeds $\$1,000$
21	\$2,000 but does not \$2,500 exceed \$5,000.
22	*_4424/2.472* *_0590/P5.266* SECTION 638. 943.50 (4) (bm) of the statutes is
23	created to read:
24	943.50 (4) (bm) A Class H felony, if the value of the merchandise exceeds \$5,000
25	but does not exceed \$10,000.

1	*-4424/2.473* *-0590/P5.267* SECTION 639. 943.50 (4) (c) of the statutes is
2	amended to read:
3	943.50 (4) (c) A Class C \underline{G} felony, if the value of the merchandise exceeds \$2,500
4	<u>\$10,000</u> .
5	*-4424/2.474* *-0590/P5.268* SECTION 640. 943.60 (1) of the statutes is
6	amended to read:
7	943.60 (1) Any person who submits for filing, entering or recording any lien,
8	claim of lien, lis pendens, writ of attachment, financing statement or any other
9	instrument relating to a security interest in or title to real or personal property, and
10	who knows or should have known that the contents or any part of the contents of the
11	instrument are false, a sham or frivolous, is guilty of a Class $\mathbf D$ $\mathbf H$ felony.
12	*-4424/2.475* *-0590/P5.269* Section 641. 943.61 (5) (b) of the statutes is
13	amended to read:
14	943.61 (5) (b) A Class \mathbf{E} $\mathbf{\underline{I}}$ felony, if the value of the library materials exceeds
15	\$1,000 but <u>does</u> not <u>exceed</u> \$2,500.
16	*-4424/2.476* *-0590/P5.270* SECTION 642. 943.61 (5) (c) of the statutes is
17	amended to read:
18	943.61 (5) (c) A Class \times \times felony, if the value of the library materials exceeds
19	\$2,500.
20	*_4424/2.477* *_0590/P5.271* Section 643. 943.62 (4) (b) of the statutes is
21	amended to read:
22	943.62 (4) (b) A Class $\pm \underline{I}$ felony, if the value of the advance payment or required
23	refund, as applicable, exceeds \$500 but does not exceed \$2,500.
24	*-4424/2.478* *-0590/P5.272* SECTION 644. 943.62 (4) (c) of the statutes is
25	amended to read:

1	943.62 (4) (c) A Class C $\underline{\mathbf{F}}$ felony, if the value of the advance payment or required
2	refund, as applicable, exceeds \$2,500.
3	*-4424/2.479* *-0590/P5.273* SECTION 645. 943.70 (2) (b) 2. of the statutes
4	is amended to read:
5	943.70 (2) (b) 2. A Class $\mathbf{E} \mathbf{I}$ felony if the offense is committed to defraud or to
6	obtain property.
7	*-4424/2.480* *-0590/P5.274* Section 646. 943.70 (2) (b) 3. of the statutes
8	is amended to read:
9	943.70 (2) (b) 3. A Class \pm H felony if the damage is greater than \$2,500 \$5,000
10	or if it causes an interruption or impairment of governmental operations or public
11	communication, of transportation or of a supply of water, gas or other public service.
12	*-4424/2.481* *-0590/P5.275* Section 647. 943.70 (2) (b) 4. of the statutes
13	is amended to read:
14	943.70 (2) (b) 4. A Class \bigcirc \underline{F} felony if the offense creates a substantial and
15	unreasonable risk of death or great bodily harm to another.
16	*-4424/2.482* *-0590/P5.276* Section 648. 943.70 (3) (b) 2. of the statutes
17	is amended to read:
18	943.70 (3) (b) 2. A Class \pm I felony if the offense is committed to defraud or
19	obtain property.
20	*-4424/2.483* *-0590/P5.277* Section 649. 943.70 (3) (b) 3. of the statutes
21	is amended to read:
22	943.70 (3) (b) 3. A Class $\frac{D}{H}$ felony if the damage to the computer, computer
23	system, computer network, equipment or supplies is greater than \$2,500 \$5,000.
24	*-4424/2.484* SECTION 650. 943.70(3)(b) 4. of the statutes is amended to read:

1	943.70 (3) (b) 4. A Class C \underline{F} felony if the offense creates a substantial and
2	unreasonable risk of death or great bodily harm to another.
3	*-4424/2.485* *-0590/P5.278* SECTION 651. 943.75 (2) of the statutes is
4	amended to read:
5	943.75 (2) Whoever intentionally releases an animal that is lawfully confined
6	for scientific, farming, companionship or protection of persons or property,
7	recreation, restocking, research, exhibition, commercial or educational purposes,
8	acting without the consent of the owner or custodian of the animal, is guilty of a Class
9	C misdemeanor. A 2nd violation of this section by a person is a Class A misdemeanor.
10	A 3rd or subsequent violation of this section by a person is a Class E I felony.
11	*_4424/2.486* *_0590/P5.279* SECTION 652. 944.05(1)(intro.) of the statutes
12	is amended to read:
13	944.05 (1) (intro.) Whoever does any of the following is guilty of a Class $\mathbf{E} \mathbf{I}$
14	felony:
15	*_4424/2.487* SECTION 653. 944.06 of the statutes is amended to read:
16	944.06 Incest. Whoever marries or has nonmarital sexual intercourse with
17	a person he or she knows is a blood relative and such relative is in fact related in a
18	degree within which the marriage of the parties is prohibited by the law of this state
19	is guilty of a Class $\bigcirc F$ felony.
20	*-4424/2.488* *-0590/P5.280* Section 654. 944.15 (title) of the statutes is
21	repealed and recreated to read:
22	944.15 (title) Public fornication.
23	*_4424/2.489* *_0590/P5.281* Section 655. 944.16 (intro.) of the statutes is
24	amended to read:

1	944.16 Adultery. (intro.) Whoever does either of the following is guilty of a
2	Class $\mathbf{E} \mathbf{I}$ felony:
3	*-4424/2.490* *-0590/P5.282* Section 656. 944.205 (2) (intro.) of the
4	statutes is amended to read:
5	944.205 (2) (intro.) Whoever does any of the following is guilty of a Class $\to \underline{I}$
6	felony:
7	*-4424/2.491* *-0590/P5.283* SECTION 657. 944.21 (5) (c) of the statutes is
8	amended to read:
9	944.21 (5) (c) If the person violating sub. (3) or (4) has 2 or more prior
10	convictions under this section, the person is guilty of a Class $\mathbf{D} \mathbf{\underline{H}}$ felony.
11	*-4424/2.492* *-0590/P5.284* Section 658. 944.21 (5) (e) of the statutes is
L2	amended to read:
13	944.21 (5) (e) Regardless of the number of prior convictions, if the violation
14	under sub. (3) or (4) is for a wholesale transfer or distribution of obscene material,
15	the person is guilty of a Class $\mathbf{D} \; \underline{\mathbf{H}}$ felony.
16	*-4424/2.493* *-0590/P5.285* Section 659. 944.32 of the statutes is
L 7	amended to read:
18	944.32 Soliciting prostitutes. Except as provided under s. 948.08, whoever
19	intentionally solicits or causes any person to practice prostitution or establishes any
20	person in a place of prostitution is guilty of a Class $D \underline{H}$ felony.
21	*-4424/2.494* *-0590/P5.286* Section 660. 944.33 (2) of the statutes is
22	amended to read:
23	944.33 (2) If the person received compensation from the earnings of the
24	prostitute, such person is guilty of a Class $C ext{ } \underline{F}$ felony.

1	*-4424/2.495* *-0590/P5.287* Section 661. 944.34 (intro.) of the statutes is
2	amended to read:
3	944.34 Keeping place of prostitution. (intro.) Whoever intentionally does
4	any of the following is guilty of a Class $\mathbf{D} \mathbf{H}$ felony:
5	*-4424/2.496* *-0590/P5.288* SECTION 662. 945.03 (1m) (intro.) of the
6	statutes, as affected by 1999 Wisconsin Act 9, is amended to read:
7	945.03 (1m) (intro.) Whoever intentionally does any of the following is engaged
8	in commercial gambling and, except as provided in sub. (2m), is guilty of a Class $\mathbf E$
9	I felony:
10	*_4424/2.497* *_0590/P5.289* Section 663. 945.05 (1) (intro.) of the statutes
11	is amended to read:
12	945.05 (1) (intro.) Whoever manufactures, transfers commercially or possesses
13	with intent to transfer commercially either of the following is guilty of a Class $\mathbf{E}\ \mathbf{I}$
14	felony:
15	*-4424/2.498* *-0590/P5.290* SECTION 664. 945.08 (1) of the statutes is
16	amended to read:
17	945.08 (1) Any person who, with intent to influence any participant to refrain
18	from exerting full skill, speed, strength or endurance, transfers or promises any
19	property or any personal advantage to or on behalf of any participant in a contest of
20	skill, speed, strength or endurance is guilty of a Class $\frac{1}{2}$ H felony.
21	*-4424/2.499* *-0590/P5.291* SECTION 665. 946.02(1)(intro.) of the statutes
22	is amended to read:
23	946.02 (1) (intro.) Whoever does any of the following is guilty of a Class $C \underline{F}$
24	felony:

SECTION	666
---------	-----

1	*-4424/2.500* *-0590/P5.292* SECTION 666. 946.03(1)(intro.) of the statutes
2	is amended to read:
3	946.03 (1) (intro.) Whoever does any of the following is guilty of a Class \leftarrow $\stackrel{\cdot}{E}$
4	felony:
5	*-4424/2.501* *-0590/P5.293* SECTION 667. 946.03 (2) of the statutes is
6	amended to read:
7	946.03 (2) Whoever permits any premises under his or her care, control or
8	supervision to be used by an assembly with knowledge that the purpose of the
9	assembly is to advocate or teach the duty, necessity, desirability or propriety of
10	overthrowing the government of the United States or this state by the use or threat
11	of physical violence with intent that such government be overthrown or, after
12	learning that the premises are being so used, permits such use to be continued is
13	guilty of a Class \mathbf{E} $\mathbf{\underline{I}}$ felony.
14	*-4424/2.502* *-0590/P5.294* Section 668. 946.05 (1) of the statutes is
15	amended to read:
16	946.05 (1) Whoever intentionally and publicly mutilates, defiles, or casts
17	contempt upon the flag is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
18	*-4424/2.503* *-0590/P5.295* SECTION 669. 946.10 (intro.) of the statutes is
19	amended to read:
20	946.10 Bribery of public officers and employes. (intro.) Whoever does
21	either of the following is guilty of a Class $\mathbf{D} \underline{\mathbf{H}}$ felony:
22	*-4424/2.504* *-0590/P5.296* SECTION 670. 946.11 (1) (intro.) of the statutes
23	is amended to read:
24	946.11 (1) (intro.) Whoever does the following is guilty of a Class $\mathbf{E} \mathbf{I}$ felony:

1	* -4424/2.505 * * -0590/P5.297 * SECTION 671. 946.12 (intro.) of the statutes is
2	amended to read:
3	946.12 Misconduct in public office. (intro.) Any public officer or public
4	employe who does any of the following is guilty of a Class $\mathbf{E} \mathbf{I}$ felony:
5	*-4424/2.506* *-0590/P5.298* SECTION 672. 946.13(1)(intro.) of the statutes
6	is amended to read:
7	946.13 (1) (intro.) Any public officer or public employe who does any of the
8	following is guilty of a Class $\mathbf{E} \mathbf{I}$ felony:
9	*-4424/2.507* *-0590/P5.299* SECTION 673. 946.14 of the statutes is
10	amended to read:
11	946.14 Purchasing claims at less than full value. Any public officer or
12	public employe who in a private capacity directly or indirectly intentionally
13	purchases for less than full value or discounts any claim held by another against the
14	state or a political subdivision thereof or against any public fund is guilty of a Class
15	$\mathbf{E} \mathbf{I}$ felony.
16	*-4424/2.508* *-0590/P5.300* Section 674. 946.15 (1) of the statutes is
17	amended to read:
18	946.15 (1) Any employer, or any agent or employe of an employer, who induces
19	any person who seeks to be or is employed pursuant to a public contract as defined
2 0	in s. $66.29(1)(c)$ or who seeks to be or is employed on a project on which a prevailing
21	wage rate determination has been issued by the department of workforce
22	development under s. 66.293 (3), 103.49 (3) or 103.50 (3) or by a local governmental
23	unit, as defined in s. $66.293(1)(d)$, under s. $66.293(6)$ to give up, waive or return any
24	part of the compensation to which that person is entitled under his or her contract
25	of employment or under the prevailing wage rate determination issued by the

department or local governmental unit, or who reduces the hourly basic rate of pay
normally paid to an employe for work on a project on which a prevailing wage rate
determination has not been issued under s. $66.293(3)$ or (6) , $103.49(3)$ or $103.50(3)$
during a week in which the employe works both on a project on which a prevailing
wage rate determination has been issued and on a project on which a prevailing wage
rate determination has not been issued, is guilty of a Class E I felony.

-4424/2.509 *-0590/P5.301* SECTION 675. 946.15 (3) of the statutes is amended to read:

employer or labor organization, who induces any person who seeks to be or is employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.293 (3), 103.49 (3) or 103.50 (3) or by a local governmental unit, as defined in s. 66.293 (1) (d), under s. 66.293 (6) to permit any part of the wages to which that person is entitled under the prevailing wage rate determination issued by the department or local governmental unit to be deducted from the person's pay is guilty of a Class £ I felony, unless the deduction would be permitted under 29 CFR 3.5 or 3.6 from a person who is working on a project that is subject to 40 USC 276c.

_4424/2.510 *_0590/P5.302* SECTION 676. 946.31 (1) (intro.) of the statutes is amended to read:

946.31 (1) (intro.) Whoever under oath or affirmation orally makes a false material statement which the person does not believe to be true, in any matter, cause, action or proceeding, before any of the following, whether legally constituted or exercising powers as if legally constituted, is guilty of a Class $D \ \underline{H}$ felony:

1	*-4424/2.511* *-0590/P5.303* Section 677. 946.32 (1) (intro.) of the statutes
2	is amended to read:
3	946.32 (1) (intro.) Whoever does either of the following is guilty of a Class D
4	<u>H</u> felony:
5	*-4424/2.512* *-0590/P5.304* SECTION 678. 946.41 (2m) (intro.) of the
6	statutes is amended to read:
7	946.41 (2m) (intro.) Whoever violates sub. (1) under all of the following
8	circumstances is guilty of a Class $\mathbf{D} \; \underline{\mathbf{H}}$ felony:
9	*-4424/2.513* *-0590/P5.305* SECTION 679. 946.415 (2) (intro.) of the
10	statutes is amended to read:
11	946.415 (2) (intro.) Whoever intentionally does all of the following is guilty of
12	a Class & <u>I</u> felony:
13	*_4424/2.514* *-0590/P5.306* SECTION 680. 946.42 (3) (intro.) of the statutes
14	is amended to read:
15	946.42 (3) (intro.) A person in custody who intentionally escapes from custody
16	under any of the following circumstances is guilty of a Class $\mathbf{D} \mathbf{H}$ felony:
17	*_4424/2.515* *_0590/P5.307* Section 681. 946.42 (4) of the statutes is
18	repealed.
19	*-4424/2.516* *-0590/P5.308* SECTION 682. 946.425 (1) of the statutes is
20	amended to read:
21	946.425 (1) Any person who is subject to a series of periods of imprisonment
22	under s. 973.03 (5) (b) and who intentionally fails to report to the county jail as
23	required under the sentence is guilty of a Class $\mathbf{D} \underline{\mathbf{H}}$ felony.
24	*_4424/2.517* *_0590/P5.309* Section 683. 946.425 (1m) (b) of the statutes
25	is amended to read:

1	946.425 (1m) (b) Any person who receives a stay of execution of a sentence of
2	imprisonment of 10 or more days to a county jail under s. 973.15 (8) (a) and who
3	intentionally fails to report to the county jail as required under the sentence is guilty
4	of a Class $\mathbf{D} \mathbf{\underline{H}}$ felony.
5	*-4424/2.518* *-0590/P5.310* Section 684. 946.425 (1r) (b) of the statutes
6	is amended to read:
7	946.425 (1r) (b) Any person who is subject to a confinement order under s.
8	973.09 (4) as the result of a conviction for a felony and who intentionally fails to
9	report to the county jail or house of correction as required under the order is guilty
10	of a Class $ extbf{D}$ $ extbf{H}$ felony.
11	*-4424/2.519* *-0590/P5.311* Section 685. 946.425 (2) of the statutes is
12	repealed.
13	*-4424/2.520* *-0590/P5.312* Section 686. 946.43 (intro.) of the statutes is
14	amended to read:
15	946.43 Assaults by prisoners. (intro.) Any prisoner confined to a state
16	prison or other state, county or municipal detention facility who intentionally does
17	any of the following is guilty of a Class $\bigcirc \underline{F}$ felony:
18	* -4424/2.521* * -0590/P5.313* SECTION 687. 946.44(1)(intro.) of the statutes
19	is amended to read:
20	946.44 (1) (intro.) Whoever does the following is guilty of a Class $\frac{1}{2}$ H felony:
21	*_4424/2.522* *_0590/P5.314* Section 688. 946.44 (1g) of the statutes is
22	amended to read:
23	946.44 (1g) Any public officer or public employe who violates sub. (1) (a) or (b)
24	is guilty of a Class C <u>F</u> felony.

1	*_4424/2.523* *_0590/P5.315* SECTION 689. 946.44 (1m) of the statutes is
2	amended to read:
3	946.44 (1m) Whoever intentionally introduces into an institution where
4	prisoners are detained or transfers to a prisoner any firearm, whether loaded or
5	unloaded, or any article used or fashioned in a manner to lead another person to
6	believe it is a firearm, is guilty of a Class C F felony.
7	*_4424/2.524* *-0590/P5.316* SECTION 690. 946.47 (1) (intro.) of the statutes
8	is amended to read:
9	946.47 (1) (intro.) Whoever does either of the following is guilty of a Class $\pm \underline{I}$
10	felony:
11	*-4424/2.525* *-0590/P5.317* SECTION 691. 946.48 (1) of the statutes is
12	amended to read:
13	946.48 (1) Whoever sends, delivers, or causes to be transmitted to another any
14	written or oral communication with intent to induce a false belief that the sender has
15	knowledge of the whereabouts, physical condition, or terms imposed upon the return
16	of a kidnapped or missing person is guilty of a Class $\frac{1}{2}$ H felony.
17	*-4424/2.526* *-0590/P5.318* Section 692. 946.49 (1) (b) of the statutes is
18	amended to read:
19	946.49 (1) (b) If the offense with which the person is charged is a felony, guilty
20	of a Class $\frac{1}{2}$ H felony.
21	*_4424/2.527* *_0590/P5.319* Section 693. 946.49 (2) of the statutes is
22	amended to read:
23	946.49 (2) A witness for whom bail has been required under s. 969.01 (3) is
24	guilty of a Class $\mathbb{E} I$ felony for failure to appear as provided.

1	*-4424/2.528* *-0590/P5.320* Section 694. 946.50 (5d) of the statutes is
2	created to read:
3	946.50 (5d) A Class F felony, if the person was adjudicated delinquent for
4	committing an act that would be a Class F felony if committed by an adult.
5	*-4424/2.529* *-0590/P5.321* Section 695. 946.50 (5h) of the statutes is
6	created to read:
7	946.50 (5h) A Class G felony, if the person was adjudicated delinquent for
8	committing an act that would be a Class G felony if committed by an adult.
9	*_4424/2.530* *_0590/P5.322* SECTION 696. 946.50 (5p) of the statutes is
10	created to read:
11	946.50 (5p) A Class H felony, if the person was adjudicated delinquent for
12	committing an act that would be a Class II felony if committed by an adult.
13	*-4424/2.531* *-0590/P5.323* Section 697. 946.50 (5t) of the statutes is
14	created to read:
15	946.50 (5t) A Class I felony, if the person was adjudicated delinquent for
16	committing an act that would be a Class I felony if committed by an adult.
17	*-4424/2.532* *-0590/P5.324* SECTION 698. 946.60 (1) of the statutes is
18	amended to read:
19	946.60 (1) Whoever intentionally destroys, alters, mutilates, conceals,
20	removes, withholds or transfers possession of a document, knowing that the
21	document has been subpoenaed by a court or by or at the request of a district attorney
22	or the attorney general, is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
23	*-4424/2.533* *-0590/P5.325* SECTION 699. 946.60 (2) of the statutes is
24	amended to read:

1	946.60 (2) Whoever uses force, threat, intimidation or deception, with intent
2	to cause or induce another person to destroy, alter, mutilate, conceal, remove,
3	withhold or transfer possession of a subpoenaed document, knowing that the
4	document has been subpoenaed by a court or by or at the request of a district attorney
5	or the attorney general, is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
6	*_4424/2.534* *_0590/P5.326* Section 700. 946.61 (1) (intro.) of the statutes
7	is amended to read:
8	946.61 (1) (intro.) Whoever does any of the following is guilty of a Class $\pm \underline{H}$
9	felony:
10	*-4424/2.535* *-0590/P5.327* SECTION 701. 946.64 of the statutes is
11	amended to read:
12	946.64 Communicating with jurors. Whoever, with intent to influence any
13	person, summoned or serving as a juror, in relation to any matter which is before that
14	person or which may be brought before that person, communicates with him or her
15	otherwise than in the regular course of proceedings in the trial or hearing of that
16	matter is guilty of a Class \mathbf{E} \mathbf{I} felony.
17	*-4424/2.536* *-0590/P5.328* SECTION 702. 946.65 (1) of the statutes is
18	amended to read:
19	946.65 (1) Whoever for a consideration knowingly gives false information to
20	any officer of any court with intent to influence the officer in the performance of
21	official functions is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
22	* $-4424/2.537$ * * $-0590/P5.329$ * Section 703. 946.68 (1r) (a) of the statutes is
23	amended to read:
24	946.68 (1r) (a) Except as provided in pars. (b) and (c), whoever sends or delivers
25	to another any document which simulates legal process is guilty of a Class $\mathbf{E}\mathbf{I}$ felony.

1	* $-4424/2.538**-0590/P5.330*$ Section 704. 946.68 (1r) (b) of the statutes is
2	amended to read:
3	946.68 (1r) (b) If the document under par. (a) is sent or delivered with intent
4	to induce payment of a claim, the person is guilty of a Class $\mathbb{D} \underline{H}$ felony.
5	* $-4424/2.539**-0590/P5.331*$ Section 705. 946.68 (1r) (c) of the statutes is
6	amended to read:
7	946.68 (1r) (c) If the document under par. (a) simulates any criminal process,
8	the person is guilty of a Class $ extbf{D}$ $ extbf{H}$ felony.
9	*_4424/2.540* *_0590/P5.332* SECTION 706. 946.69 (2) (intro.) of the statutes
10	is amended to read:
11	946.69 (2) (intro.) Whoever does any of the following is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$
12	felony:
13	*-4424/2.541* *-0590/P5.333* SECTION 707. 946.70 (2) of the statutes is
14	amended to read:
15	946.70 (2) Any person violating sub. (1) with the intent to commit or aid or abet
16	the commission of a crime other than the crime under this section is guilty of a Class
17	$\mathbf{D} \; \mathbf{\underline{H}} \; \mathbf{felony}.$
18	*-4424/2.542* *-0590/P5.334* Section 708. 946.72 (1) of the statutes is
19	amended to read:
2 0	946.72 (1) Whoever with intent to injure or defraud destroys, damages,
21	removes or conceals any public record is guilty of a Class $\mathbf{D} \mathbf{H}$ felony.
22	*-4424/2.543* *-0590/P5.335* SECTION 709. 946.74 (2) of the statutes is
23	amended to read: