

SB 1536 – Digital Voyeurism

This bill amends s. 810.145, F.S., adding “privately fenced yard” to places where someone should have a “reasonable expectation of privacy,” expanding the areas where digital voyeurism would apply when “a reasonable person would believe that he or she could fully disrobe in privacy, without being concerned that the person’s undressing was being viewed, recorded, or broadcasted by another...” This would impact the multiple felonies under this statute.

Per DOC, in FY 24-25, there were 13 new commitments to prison for felonies under s. 810.145, F.S. It is not known how many additional offenders there would be with the addition of privately fenced yard to where someone would have a reasonable expectation of privacy.

CONFERENCE ADOPTED ESTIMATE: Positive Indeterminate

Requested by: Senate