CHAPTER 99-235

Senate Bill No. 1182

An act relating to medical treatment of violent wounds; amending s. 790.24, F.S.; requiring medical personnel to report life-threatening injuries to the sheriff; providing penalties; providing an effective date.

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

Section 1. Section 790.24. Florida Statutes, is amended to read:

790.24 Report of medical treatment of <u>certain gunshot</u> wounds; penalty for failure to report.—Any physician, nurse, or employee thereof and any employee of a hospital, sanitarium, clinic, or nursing home knowingly treating any person suffering from a gunshot wound or <u>life-threatening injury other wound</u> indicating <u>an act of violence</u>, or receiving a request for such treatment, shall report the same immediately to the sheriff's department of the county in which said treatment is administered or request therefor received. <u>This section does not affect any requirement that a person has to report abuse pursuant to chapter 39 or chapter 415. Any such person willfully failing to report such treatment or request therefor is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.</u>

Section 2. This act shall take effect July 1, 1999.

Approved by the Governor June 4, 1999.

Filed in Office Secretary of State June 4, 1999.