FOR CONSIDERATION By the Committee on Budget

	576-02277-11 20117102
1	A bill to be entitled
2	An act relating to the welfare of children; repealing
3	s. 39.001(6), (7), (8), (9), and (12), F.S., relating
4	to the Office of Adoption and Child Protection within
5	the Executive Office of the Governor; amending s.
6	39.0014, F.S.; requiring all state, county, and local
7	agencies to cooperate, assist, and provide information
8	to the Department of Children and Family Services
9	rather than the Office of Adoption and Child
10	Protection; repealing s. 39.01(46), F.S., relating to
11	the definition of the term "office" as it relates to
12	the Office of Adoption and Child Protection; amending
13	s. 39.302, F.S.; conforming a cross-reference;
14	amending s. 402.56, F.S.; relocating the Children and
15	Youth Cabinet from the Executive Office of the
16	Governor to the Department of Children and Family
17	Services; revising the membership of the cabinet;
18	providing an effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. Subsections (6), (7), (8), (9), and (12) of
23	section 39.001, Florida Statutes, are repealed.
24	Section 2. Section 39.0014, Florida Statutes, is amended to
25	read:
26	39.0014 Responsibilities of public agencies.—All state,
27	county, and local agencies shall cooperate, assist, and provide
28	information to the Office of Adoption and Child Protection and
29	the department as will enable them to fulfill their

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20117102 576-02277-11 30 responsibilities under this chapter. 31 Section 3. Subsection (46) of section 39.01, Florida 32 Statutes, is repealed. 33 Section 4. Subsection (1) of section 39.302, Florida 34 Statutes, is amended to read: 39.302 Protective investigations of institutional child 35 36 abuse, abandonment, or neglect.-37 (1) The department shall conduct a child protective investigation of each report of institutional child abuse, 38 39 abandonment, or neglect. Upon receipt of a report that alleges 40 that an employee or agent of the department, or any other entity 41 or person covered by s. 39.01(33) or $(46)\frac{(47)}{}$, acting in an 42 official capacity, has committed an act of child abuse, 43 abandonment, or neglect, the department shall initiate a child 44 protective investigation within the timeframe established under 45 s. 39.201(5) and orally notify the appropriate state attorney, law enforcement agency, and licensing agency, which shall 46 47 immediately conduct a joint investigation, unless independent investigations are more feasible. When conducting investigations 48 49 onsite or having face-to-face interviews with the child, 50 investigation visits shall be unannounced unless it is 51 determined by the department or its agent that unannounced 52 visits threaten the safety of the child. If a facility is exempt 53 from licensing, the department shall inform the owner or operator of the facility of the report. Each agency conducting a 54 55 joint investigation is entitled to full access to the 56 information gathered by the department in the course of the 57 investigation. A protective investigation must include an onsite 58 visit of the child's place of residence. The department shall

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59	make a full written report to the state attorney within 3
60	working days after making the oral report. A criminal
61	investigation shall be coordinated, whenever possible, with the
62	child protective investigation of the department. Any interested
63	person who has information regarding the offenses described in
64	this subsection may forward a statement to the state attorney as
65	to whether prosecution is warranted and appropriate. Within 15
66	days after the completion of the investigation, the state
67	attorney shall report the findings to the department and shall
68	include in the report a determination of whether or not
69	prosecution is justified and appropriate in view of the
70	circumstances of the specific case.
71	Section 5. Subsections (3) and (4) of section 402.56,
72	Florida Statutes, are amended to read:
73	402.56 Children's cabinet; organization; responsibilities;
74	annual report
75	(3) ORGANIZATION.—There is created the Children and Youth
76	Cabinet, which is a coordinating council as defined in s. 20.03.
77	(a) The cabinet shall ensure that the public policy of this
78	state relating to children and youth is developed to promote
79	interdepartmental collaboration and program implementation in
80	order that services designed for children and youth are planned,
81	managed, and delivered in a holistic and integrated manner to
82	improve the children's self-sufficiency, safety, economic
83	stability, health, and quality of life.
84	(b) The cabinet <u>shall be located</u> is created in the
85	Department of Children and Family Services Executive Office of
86	the Governor, which shall provide administrative support and
87	service to the cabinet.

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88	(c) The cabinet shall meet for its organizational session
89	no later than October 1, 2007. Thereafter, the cabinet shall
90	meet at least four six times each year in different regions of
91	the state in order to solicit input from the public and any
92	other individual offering testimony relevant to the issues
93	considered. Each meeting must include a public comment session.
94	(4) MEMBERS.—The cabinet shall consist of 14 15 members
95	including the <u>Secretary of Children and Family Services</u> Governor
96	and the following persons:
97	(a)1. The <u>Governor or his or her designee</u> Secretary of
98	Children and Family Services;
99	2. The Secretary of Juvenile Justice or his or her
100	designee;
101	3. The director of the Agency for Persons with Disabilities
102	or his or her designee;
103	4. The director of the Agency for Workforce Innovation ${ m or}$
104	his or her designee;
105	5. The State Surgeon General <u>or his or her designee</u> ;
106	6. The Secretary of Health Care Administration <u>or his or</u>
107	her designee;
108	7. The Commissioner of Education or his or her designee;
109	8. The director of the Statewide Guardian Ad Litem Office
110	or his or her designee; and
111	9. The director of the Office of Child Abuse Prevention;
112	and
113	<u>9.10.</u> Five members representing children and youth advocacy
114	organizations, who are not service providers and who are
115	appointed by the Governor.
116	(b) The President of the Senate, the Speaker of the House

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117	of Representatives, the Chief Justice of the Supreme Court, the
118	Attorney General, and the Chief Financial Officer, or their
119	appointed designees, shall serve as ex officio members of the
120	cabinet.
121	(c) The Secretary of Children and Family Services or his or
122	her Governor or the Governor's designee shall serve as the chair
123	of the cabinet.
124	(d) Nongovernmental members of the cabinet shall serve
125	without compensation, but are entitled to receive per diem and
126	travel expenses in accordance with s. 112.061 while in
127	performance of their duties.
128	Section 6. This act shall take effect July 1, 2011.

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