A bill to be entitled 1 2 An act relating to protection of vulnerable persons; 3 amending s. 39.01, F.S.; deleting the definition of 4 the term "other person responsible for a child's 5 welfare"; conforming provisions; amending s. 39.201, 6 F.S.; revising language concerning child abuse 7 reporting; amending s. 39.205, F.S.; requiring 8 specified educational institutions and their law 9 enforcement agencies to report known or suspected 10 child abuse, abandonment, or neglect in certain 11 circumstances; providing financial penalties for violations; amending s. 39.302, F.S.; correcting a 12 cross-reference; creating s. 796.036, F.S.; providing 13 14 for upward reclassification of certain prostitution 15 offenses involving minors; amending s. 960.198, F.S.; 16 providing for relocation assistance for certain 17 victims of sexual violence; providing an effective date. 18 19 20 Be It Enacted by the Legislature of the State of Florida: 21 22 Section 1. Subsections (48) through (76) of section 39.01, 23 Florida Statutes, are renumbered as subsections (47) through 24 (75), respectively, and present subsections (10) and (47) of that section are amended to read: 25 26 39.01 Definitions.-When used in this chapter, unless the context otherwise requires: 27 28 "Caregiver" means the parent, legal custodian, (10)Page 1 of 7

CODING: Words stricken are deletions; words underlined are additions.

29 permanent guardian, adult household member, or other person 30 responsible for a child's welfare as defined in subsection (47). (47) "Other person responsible for a child's welfare" 31 32 includes the child's legal guardian or foster parent; an 33 employee of any school, public or private child day care center, 34 residential home, institution, facility, or agency; a law 35 enforcement officer employed in any facility, service, or 36 program for children that is operated or contracted by the 37 Department of Juvenile Justice; or any other person legally responsible for the child's welfare in a residential setting; 38 and also includes an adult sitter or relative entrusted with a 39 40 child's care. For the purpose of departmental investigative 41 jurisdiction, this definition does not include the following 42 persons when they are acting in an official capacity: law 43 enforcement officers, except as otherwise provided in this 44 subsection; employees of municipal or county detention 45 facilities; or employees of the Department of Corrections. Section 2. Paragraph (a) of subsection (1) and paragraph 46 47 (a) of subsection (2) of section 39.201, Florida Statutes, are amended to read: 48 49 39.201 Mandatory reports of child abuse, abandonment, or neglect; mandatory reports of death; central abuse hotline.-50 51 Any person who knows, or has reasonable cause to (1)(a) suspect, that a child is abused, abandoned, or neglected by any 52 53 person a parent, legal custodian, caregiver, or other person responsible for the child's welfare, as defined in this chapter, 54 55 or that a child is in need of supervision and care and has no

56 parent, legal custodian, or responsible adult relative

## Page 2 of 7

CODING: Words stricken are deletions; words underlined are additions.

57 immediately known and available to provide supervision and care 58 shall report such knowledge or suspicion to the department in 59 the manner prescribed in subsection (2).

60 (2) (a) Each report of known or suspected child abuse, 61 abandonment, or neglect by any person a parent, legal custodian, 62 caregiver, or other person responsible for the child's welfare 63 as defined in this chapter, except those solely under s. 64 827.04(3), and each report that a child is in need of 65 supervision and care and has no parent, legal custodian, or responsible adult relative immediately known and available to 66 provide supervision and care shall be made immediately to the 67 68 department's central abuse hotline. Such reports may be made on the single statewide toll-free telephone number or via fax or 69 70 web-based report. Personnel at the department's central abuse 71 hotline shall determine if the report received meets the 72 statutory definition of child abuse, abandonment, or neglect. 73 Any report meeting one of these definitions shall be accepted 74 for the protective investigation pursuant to part III of this 75 chapter.

Section 3. Subsections (3) through (6) of section 39.205,
Florida Statutes, are renumbered as subsections (5) through (8),
respectively, and new subsections (3) and (4) are added to that
section to read:

39.205 Penalties relating to reporting of child abuse,
abandonment, or neglect.-

82 (3) Any Florida College System institution, state 83 university, or nonpublic college, university, or school, as 84 defined in s. 1000.21 or s. 1005.02 whose administrators,

### Page 3 of 7

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

85 faculty, or staff knowingly and willfully fail to report known 86 or suspected child abuse, abandonment, or neglect committed on the property of the institution, university, college, or school, 87 88 or during an event or function sponsored by the institution, 89 university, college, or school, or who knowingly and willfully 90 prevent another person from doing so, shall be subject to fines 91 of \$1 million for each such failure and the loss of all state 92 funding, including the funds under the Florida Resident Access Grant Program, for a period of 2 years. 93 94 (4) Any Florida College System institution, state 95 university, or nonpublic college, university, or school, as 96 defined in s. 1000.21 or s. 1005.02 whose law enforcement agency 97 fails to transmit to prosecutorial authorities any report of 98 known or suspected child abuse, abandonment, or neglect 99 committed on the property of the institution, university, 100 college, or school, or during an event or function sponsored by 101 the institution, university, college, or school, shall be 102 subject to fines of \$1 million for each such failure and the 103 loss of all state funding, including the funds under the Florida 104 Resident Access Grant Program, for a period of 2 years. 105 Section 4. Subsection (1) of section 39.302, Florida 106 Statutes, is amended to read: 107 39.302 Protective investigations of institutional child 108 abuse, abandonment, or neglect.-109 The department shall conduct a child protective (1)investigation of each report of institutional child abuse, 110 111 abandonment, or neglect. Upon receipt of a report that alleges that an employee or agent of the department, or any other entity 112 Page 4 of 7

CODING: Words stricken are deletions; words underlined are additions.

hb1355-00

113 or person covered by s. 39.01(33) or (47), acting in an official 114 capacity, has committed an act of child abuse, abandonment, or 115 neglect, the department shall initiate a child protective 116 investigation within the timeframe established under s. 117 39.201(5) and orally notify the appropriate state attorney, law 118 enforcement agency, and licensing agency, which shall 119 immediately conduct a joint investigation, unless independent investigations are more feasible. When conducting investigations 120 121 onsite or having face-to-face interviews with the child, 122 investigation visits shall be unannounced unless it is 123 determined by the department or its agent that unannounced 124 visits threaten the safety of the child. If a facility is exempt from licensing, the department shall inform the owner or 125 126 operator of the facility of the report. Each agency conducting a joint investigation is entitled to full access to the 127 128 information gathered by the department in the course of the 129 investigation. A protective investigation must include an onsite 130 visit of the child's place of residence. The department shall 131 make a full written report to the state attorney within 3 132 working days after making the oral report. A criminal 133 investigation shall be coordinated, whenever possible, with the 134 child protective investigation of the department. Any interested 135 person who has information regarding the offenses described in 136 this subsection may forward a statement to the state attorney as 137 to whether prosecution is warranted and appropriate. Within 15 days after the completion of the investigation, the state 138 139 attorney shall report the findings to the department and shall include in the report a determination of whether or not 140

# Page 5 of 7

CODING: Words stricken are deletions; words underlined are additions.

hb1355-00

141 prosecution is justified and appropriate in view of the 142 circumstances of the specific case. 143 Section 5. Section 796.036, Florida Statutes, is created to read: 144 145 796.036 Violations involving minors; reclassification.-146 The felony or misdemeanor degree of any violation of (1) 147 this chapter, other than s. 796.03 or s. 796.035, in which a minor engages in prostitution, lewdness, assignation, sexual 148 conduct, or other conduct as defined in or prohibited by this 149 150 chapter, but the minor is not the person charged with the 151 violation, is reclassified as provided in this section. 152 (2) Offenses shall be reclassified as follows: 153 (a) A misdemeanor of the second degree is reclassified to 154 a misdemeanor of the first degree. 155 (b) A misdemeanor of the first degree is reclassified to a 156 felony of the third degree. (c) A felony of the third degree is reclassified to a 157 158 felony of the second degree. (d) A felony of the second degree is reclassified to a 159 felony of the first degree. 160 161 (e) A felony of the first degree is reclassified to a life 162 felony. 163 Section 6. Section 960.198, Florida Statutes, is amended 164 to read: 165 960.198 Relocation assistance for victims of domestic 166 violence or sexual violence.-Notwithstanding the criteria set forth in s. 960.13 167 (1)168 for crime victim compensation awards, the department may award a Page 6 of 7

CODING: Words stricken are deletions; words underlined are additions.

169 one-time payment of up to \$1,500 on any one claim and a lifetime 170 maximum of \$3,000 to a victim of domestic violence who needs 171 immediate assistance to escape from a domestic violence 172 environment <u>or to a victim of sexual violence who reasonably</u> 173 fears for her or his safety.

174 (2) In order for an award to be granted to a victim for 175 relocation assistance:

(a) There must be proof that a domestic violence <u>or sexual</u>
 <u>violence</u> offense was committed;

(b) The domestic violence <u>or sexual violence</u> offense must
be reported to the proper authorities;

(c) The victim's need for assistance must be certified by a certified domestic violence center <u>or a certified rape crisis</u> center in this state; and

(d) The center certification must assert that the victim is cooperating with law enforcement officials, if applicable, and must include documentation that the victim has developed a safety plan.

187

Section 7. This act shall take effect October 1, 2012.

Page 7 of 7

CODING: Words stricken are deletions; words underlined are additions.