A bill to be entitled 1 2 An act relating to sexual exploitation; providing a 3 short title; amending s. 39.001, F.S.; providing 4 legislative intent and goals; conforming cross-5 references; amending s. 39.01, F.S.; revising the definitions of the terms "abuse," "child who is found 6 7 to be dependent, " and "sexual abuse of a child"; 8 amending s. 39.401, F.S.; authorizing delivery of 9 children alleged to be dependent and sexually 10 exploited to short-term safe houses; creating s. 11 39.524, F.S.; requiring assessment of certain children for placement in a safe house; providing for use of 12 such assessments; requiring an annual report 13 14 concerning safe-house placements; creating s. 15 409.1678, F.S.; providing definitions; requiring 16 circuits of the Department of Children and Family Services to address child welfare service needs of 17 sexually exploited children as a component of their 18 19 master plans; providing duties, responsibilities, and 20 requirements for safe houses and their operators; 21 providing for training for law enforcement officials 22 who are likely to encounter sexually exploited 23 children; authorizing rulemaking; amending s. 796.07, 24 F.S.; providing for an increased civil penalty for 25 soliciting another to commit prostitution or related 26 acts; providing for the disposition of proceeds; 27 amending s. 960.065, F.S.; allowing victim 28 compensation for sexually exploited children; amending Page 1 of 21

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hb0099-02-c2

	CS/CS/HB 99 2012
29	s. 985.115, F.S.; conforming provisions; providing an
30	effective date.
31	
32	Be It Enacted by the Legislature of the State of Florida:
33	
34	Section 1. This act may be cited as the "Florida Safe
35	Harbor Act."
36	Section 2. Subsections (4) through (12) of section 39.001,
37	Florida Statutes, are renumbered as subsections (5) through
38	(13), respectively, paragraph (c) of present subsection (7) and
39	paragraph (b) of present subsection (9) are amended, and a new
40	subsection (4) is added to that section, to read:
41	39.001 Purposes and intent; personnel standards and
42	screening
43	(4) SEXUAL EXPLOITATION SERVICES.—
44	(a) The Legislature recognizes that child sexual
45	exploitation is a serious problem nationwide and in this state.
46	The children at greatest risk of being sexually exploited are
47	runaways and throwaways. Many of these children have a history
48	of abuse and neglect. The vulnerability of these children starts
49	with isolation from family and friends. Traffickers maintain
50	control of child victims through psychological manipulation,
51	force, drug addiction, or the exploitation of economic,
52	physical, or emotional vulnerability. Children exploited through
53	the sex trade often find it difficult to trust adults because of
54	their abusive experiences. These children make up a population
55	that is difficult to serve and even more difficult to
56	rehabilitate.

Page 2 of 21

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57 The Legislature establishes the following goals for (b) 58 the state related to the status and treatment of sexually exploited children in the dependency process: 59 60 1. To ensure the safety of children. 61 2. To provide for the treatment of such children as 62 dependent children rather than as delinquents. 63 3. To sever the bond between exploited children and 64 traffickers and to reunite these children with their families or 65 provide them with appropriate guardians. 66 4. To enable such children to be willing and reliable 67 witnesses in the prosecution of traffickers. 68 (C) The Legislature finds that sexually exploited children 69 need special care and services in the dependency process, 70 including counseling, health care, substance abuse treatment, educational opportunities, and a safe environment secure from 71 72 traffickers. 73 The Legislature further finds that sexually exploited (d) 74 children need the special care and services described in 75 paragraph (c) independent of their citizenship, residency, 76 alien, or immigrant status. It is the intent of the Legislature 77 that this state provide such care and services to all sexually exploited children in this state who are not otherwise receiving 78 79 comparable services, such as those under the federal Trafficking 80 Victims Protection Act, 22 U.S.C. ss. 7101 et seq. 81 (8) (7) OFFICE OF ADOPTION AND CHILD PROTECTION.-The office is authorized and directed to: 82 (C) 83 1. Oversee the preparation and implementation of the state 84 plan established under subsection (9) (8) and revise and update Page 3 of 21

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85 the state plan as necessary.

86 2. Provide for or make available continuing professional
87 education and training in the prevention of child abuse and
88 neglect.

3. Work to secure funding in the form of appropriations, gifts, and grants from the state, the Federal Government, and other public and private sources in order to ensure that sufficient funds are available for the promotion of adoption, support of adoptive families, and child abuse prevention efforts.

95 4. Make recommendations pertaining to agreements or96 contracts for the establishment and development of:

97 a. Programs and services for the promotion of adoption,
98 support of adoptive families, and prevention of child abuse and
99 neglect.

b. Training programs for the prevention of child abuse and neglect.

102 c. Multidisciplinary and discipline-specific training
 103 programs for professionals with responsibilities affecting
 104 children, young adults, and families.

105

d. Efforts to promote adoption.

106

e. Postadoptive services to support adoptive families.

5. Monitor, evaluate, and review the development and quality of local and statewide services and programs for the promotion of adoption, support of adoptive families, and prevention of child abuse and neglect and shall publish and distribute an annual report of its findings on or before January 1 of each year to the Governor, the Speaker of the House of

Page 4 of 21

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hb0099-02-c2

Representatives, the President of the Senate, the head of each state agency affected by the report, and the appropriate substantive committees of the Legislature. The report shall include:

117

a. A summary of the activities of the office.

b. A summary of the adoption data collected and reported to the federal Adoption and Foster Care Analysis and Reporting System (AFCARS) and the federal Administration for Children and Families.

122 c. A summary of the child abuse prevention data collected 123 and reported to the National Child Abuse and Neglect Data System 124 (NCANDS) and the federal Administration for Children and 125 Families.

d. A summary detailing the timeliness of the adoption
process for children adopted from within the child welfare
system.

e. Recommendations, by state agency, for the further development and improvement of services and programs for the promotion of adoption, support of adoptive families, and prevention of child abuse and neglect.

f. Budget requests, adoption promotion and support needs,and child abuse prevention program needs by state agency.

135 6. Work with the direct-support organization established136 under s. 39.0011 to receive financial assistance.

137

(10) (9) FUNDING AND SUBSEQUENT PLANS.-

(b) The office and the other agencies and organizations listed in paragraph (9)(a) (8)(a) shall readdress the state plan and make necessary revisions every 5 years, at a minimum. Such Page 5 of 21

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hb0099-02-c2

141 revisions shall be submitted to the Speaker of the House of 142 Representatives and the President of the Senate no later than 143 June 30 of each year divisible by 5. At least biennially, the 144 office shall review the state plan and make any necessary 145 revisions based on changing needs and program evaluation 146 results. An annual progress report shall be submitted to update 147 the state plan in the years between the 5-year intervals. In order to avoid duplication of effort, these required plans may 148 149 be made a part of or merged with other plans required by either 150 the state or Federal Government, so long as the portions of the 151 other state or Federal Government plan that constitute the state 152 plan for the promotion of adoption, support of adoptive 153 families, and prevention of child abuse, abandonment, and 154 neglect are clearly identified as such and are provided to the 155 Speaker of the House of Representatives and the President of the Senate as required above. 156

157 Section 3. Subsections (2), (15), and (67) of section 158 39.01, Florida Statutes, are amended to read:

159 39.01 Definitions.—When used in this chapter, unless the 160 context otherwise requires:

161 "Abuse" means any willful act or threatened act that (2) 162 results in any physical, mental, or sexual abuse, injury, or 163 harm that causes or is likely to cause the child's physical, 164 mental, or emotional health to be significantly impaired. Abuse of a child includes acts or omissions. Corporal discipline of a 165 child by a parent or legal custodian for disciplinary purposes 166 167 does not in itself constitute abuse when it does not result in 168 harm to the child.

Page 6 of 21

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hb0099-02-c2

"Child who is found to be dependent" means a child

CS/CS/HB 99

(15)

169

170 who, pursuant to this chapter, is found by the court: 171 To have been abandoned, abused, or neglected by the (a) child's parent or parents or legal custodians; 172 173 To have been surrendered to the department, the former (b) 174 Department of Health and Rehabilitative Services, or a licensed 175 child-placing agency for purpose of adoption; 176 To have been voluntarily placed with a licensed child-(C) 177 caring agency, a licensed child-placing agency, an adult relative, the department, or the former Department of Health and 178 Rehabilitative Services, after which placement, under the 179 180 requirements of this chapter, a case plan has expired and the parent or parents or legal custodians have failed to 181 182 substantially comply with the requirements of the plan; 183 (d) To have been voluntarily placed with a licensed child-184 placing agency for the purposes of subsequent adoption, and a 185 parent or parents have signed a consent pursuant to the Florida 186 Rules of Juvenile Procedure; 187 (e) To have no parent or legal custodians capable of providing supervision and care; or 188 189 (f) To be at substantial risk of imminent abuse, 190 abandonment, or neglect by the parent or parents or legal 191 custodians; or 192 (q) To have been sexually exploited and to have no parent, legal custodian, or responsible adult relative currently known 193 and capable of providing the necessary and appropriate 194 195 supervision and care. 196 "Sexual abuse of a child" for purposes of finding a (67)

Page 7 of 21

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197 child to be dependent means one or more of the following acts:

(a) Any penetration, however slight, of the vagina or anal
opening of one person by the penis of another person, whether or
not there is the emission of semen.

(b) Any sexual contact between the genitals or analopening of one person and the mouth or tongue of another person.

(c) Any intrusion by one person into the genitals or anal opening of another person, including the use of any object for this purpose, except that this does not include any act intended for a valid medical purpose.

(d) The intentional touching of the genitals or intimate
parts, including the breasts, genital area, groin, inner thighs,
and buttocks, or the clothing covering them, of either the child
or the perpetrator, except that this does not include:

211 1. Any act which may reasonably be construed to be a 212 normal caregiver responsibility, any interaction with, or 213 affection for a child; or

214

2. Any act intended for a valid medical purpose.

(e) The intentional masturbation of the perpetrator'sgenitals in the presence of a child.

(f) The intentional exposure of the perpetrator's genitals in the presence of a child, or any other sexual act intentionally perpetrated in the presence of a child, if such exposure or sexual act is for the purpose of sexual arousal or gratification, aggression, degradation, or other similar purpose.

(g) The sexual exploitation of a child, which includes <u>the</u>
 act of a child offering to engage in or engaging in

Page 8 of 21

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225	prostitution, provided that the child is not under arrest or is
226	not being prosecuted in a delinquency or criminal proceeding for
227	a violation of any offense in chapter 796 based on such
228	behavior; or allowing, encouraging, or forcing a child to:
229	1. Solicit for or engage in prostitution; or
230	2. Engage in a sexual performance, as defined by chapter
231	827 <u>; or</u>
232	3. Participate in the trade of sex trafficking as provided
233	<u>in s. 796.035</u> .
234	Section 4. Paragraph (b) of subsection (2) and paragraph
235	(b) of subsection (3) of section 39.401, Florida Statutes, are
236	amended to read:
237	39.401 Taking a child alleged to be dependent into
238	custody; law enforcement officers and authorized agents of the
239	department
240	(2) If the law enforcement officer takes the child into
241	custody, that officer shall:
242	(b) Deliver the child to an authorized agent of the
243	department, stating the facts by reason of which the child was
244	taken into custody and sufficient information to establish
245	probable cause that the child is abandoned, abused, or
246	neglected, or otherwise dependent. For such a child for whom
247	there is also probable cause to believe he or she has been
248	sexually exploited, the law enforcement officer shall deliver
249	the child to the department. The department may place the child
250	in an appropriate short-term safe house as provided for in s.
251	409.1678 if a short-term safe house is available.
252	
I	Page 9 of 21

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For cases involving allegations of abandonment, abuse, or neglect, or other dependency cases, within 3 days after such release or within 3 days after delivering the child to an authorized agent of the department, the law enforcement officer who took the child into custody shall make a full written report to the department.

(3) If the child is taken into custody by, or is delivered
to, an authorized agent of the department, the agent shall
review the facts supporting the removal with an attorney
representing the department. The purpose of the review is to
determine whether there is probable cause for the filing of a
shelter petition.

If the facts are sufficient and the child has not been 265 (b) returned to the custody of the parent or legal custodian, the 266 267 department shall file the petition and schedule a hearing, and 268 the attorney representing the department shall request that a 269 shelter hearing be held within 24 hours after the removal of the 270 child. While awaiting the shelter hearing, the authorized agent of the department may place the child in licensed shelter care, 271 272 or in a short-term safe house if the child is a sexually 273 exploited child, or may release the child to a parent or legal 274 custodian or responsible adult relative or the adoptive parent 275 of the child's sibling who shall be given priority consideration over a licensed placement, or a responsible adult approved by 276 the department if this is in the best interests of the child. 277 Placement of a child which is not in a licensed shelter must be 278 preceded by a criminal history records check as required under 279 280 s. 39.0138. In addition, the department may authorize placement

Page 10 of 21

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hb0099-02-c2

of a housekeeper/homemaker in the home of a child alleged to be dependent until the parent or legal custodian assumes care of the child.

284 Section 5. Section 39.524, Florida Statutes, is created to 285 read:

286

39.524 Safe-harbor placement.-

287 Except as provided in s. 39.407 or s. 985.801, a (1) 288 dependent child 6 years of age or older who has been found to be 289 a victim of sexual exploitation as defined in s. 39.01(67)(g) must be assessed for placement in a safe house as provided in s. 290 291 409.1678. The assessment shall be conducted by the department or 292 its agent and shall incorporate and address current and 293 historical information from any law enforcement reports; 294 psychological testing or evaluation that has occurred; current 295 and historical information from the guardian ad litem, if one 296 has been assigned; current and historical information from any 297 current therapist, teacher, or other professional who has 298 knowledge of the child and has worked with the child; and any 299 other information concerning the availability and suitability of 300 safe-house placement. If such placement is determined to be 301 appropriate as a result of this assessment, the child may be 302 placed in a safe house, if one is available. As used in this 303 section, the term "available" as it relates to a placement means 304 a placement that is located within the circuit or otherwise 305 reasonably accessible. 306 (2) The results of the assessment described in subsection 307 (1) and the actions taken as a result of the assessment must be 308 included in the next judicial review of the child. At each

Page 11 of 21

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309 subsequent judicial review, the court must be advised in writing 310 of the status of the child's placement, with special reference 311 regarding the stability of the placement and the permanency 312 planning for the child. 313 (3) (a) By December 1 of each year, the department shall 314 report to the Legislature on the placement of children in safe houses during the year, including the criteria used to determine 315 the placement of children, the number of children who were 316 317 evaluated for placement, the number of children who were placed based upon the evaluation, and the number of children who were 318 319 not placed. 320 The department shall maintain data specifying the (b) 321 number of children who were referred to a safe house for whom 322 placement was unavailable and the counties in which such 323 placement was unavailable. The department shall include this 324 data in its report under this subsection so that the Legislature 325 may consider this information in developing the General 326 Appropriations Act. 327 Section 6. Section 409.1678, Florida Statutes, is created 328 to read: 329 409.1678 Safe harbor for children who are victims of 330 sexual exploitation.-331 (1) As used in this section, the term: 332 (a) "Child advocate" means an employee of a short-term 333 safe house who has been trained to work with and advocate for 334 the needs of sexually exploited children. The advocate shall accompany the child to all court appearances, meetings with law 335 336 enforcement officials, and the state attorney's office and shall

Page 12 of 21

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337 serve as a liaison between the short-term safe house and the 338 court. 339 (b) "Safe house" means a living environment that has set 340 aside gender-specific, separate, and distinct living quarters 341 for sexually exploited children who have been adjudicated 342 dependent or delinquent and need to reside in a secure 343 residential facility with staff members who are awake 24 hours a 344 day. A safe house shall be operated by a licensed family foster 345 home or residential child-caring agency as defined in s. 409.175, including a runaway youth center as defined in s. 346 347 409.441. Each facility must be appropriately licensed in this 348 state as a residential child-caring agency as defined in s. 349 409.175 and must be accredited by July 1, 2013. A safe house 350 serving children who have been sexually exploited must have 351 available staff or contract personnel who have the clinical expertise, credentials, and training to provide services 352 353 identified in paragraph (2)(b). 354 "Secure" means that a facility providing services is (C) 355 supervised 24 hours a day by staff members who are awake while 356 on duty. 357 "Sexually exploited child" means a dependent child who (d) 358 has suffered sexual exploitation as defined in s. 39.01(67)(g) 359 and is ineligible for relief and benefits under the federal Trafficking Victims Protection Act, 22 U.S.C. ss. 7101 et seq. 360 "Short-term safe house" means a shelter operated by a 361 (e) 362 licensed residential child-caring agency as defined in s. 363 409.175, including a runaway youth center as defined in s. 364 409.441, that has set aside gender-specific, separate, and

Page 13 of 21

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365 distinct living quarters for sexually exploited children. In 366 addition to shelter, the house shall provide services and care 367 to sexually exploited children, including food, clothing, 368 medical care, counseling, and appropriate crisis-intervention 369 services at the time they are taken into custody by law 370 enforcement officials or department personnel. 371 (2) (a) Notwithstanding any other provision of law, pursuant to rules of the department, each circuit of the 372 373 department shall address the child welfare service needs of 374 sexually exploited children as a component of the circuit's 375 master plan. This determination shall be made in consultation 376 with local law enforcement officials, runaway and homeless youth 377 program providers, local probation departments, local community-378 based care and social services, local guardians ad litem, public defenders, state attorney's offices, and child advocates and 379 380 services providers who work directly with sexually exploited 381 youth. 382 (b) The lead agency, not-for-profit agency, or local 383 governmental entity providing safe-house services is responsible 384 for security, crisis-intervention services, general counseling 385 and victim-witness counseling, a comprehensive assessment, 386 residential care, transportation, access to behavioral health 387 services, recreational activities, food, clothing, supplies, 388 infant care, and miscellaneous expenses associated with caring for these children; for necessary arrangement for or provision 389 390 of educational services, including life skills services and 391 planning services for the successful transition of residents 392 back to the community; and for ensuring necessary and

Page 14 of 21

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hb0099-02-c2

393 appropriate health care and dental care. (c) This section does not prohibit any provider of these 394 395 services from appropriately billing Medicaid for services 396 rendered, from contracting with a local school district for 397 educational services, or from obtaining federal or local funding 398 for services provided, as long as two or more funding sources do 399 not pay for the same specific service that has been provided to 400 a child. 401 (d) The lead agency, not-for-profit agency, or local governmental entity providing safe-house services has the legal 402 403 authority for children served in a safe-house program, as 404 provided in chapter 39 or this chapter, as appropriate, to 405 enroll the child in school, to sign for a driver license for the 406 child, to cosign loans and insurance for the child, to sign for 407 medical treatment of the child, and to authorize other such 408 activities. 409 (e) All of the services specified in this section may, to 410 the extent possible provided by law and with funding authorized, 411 be available to all sexually exploited children whether they are 412 accessed voluntarily, as a condition of probation, through a 413 diversion program, through a proceeding under chapter 39, or 414 through a referral from a local community-based care or social 415 service agency. 416 (3) The local circuit administrator may, to the extent 417 that funds are available, in conjunction with local law enforcement officials, contract with an appropriate not-for-418 419 profit agency having experience working with sexually exploited 420 children to train law enforcement officials who are likely to

Page 15 of 21

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FLORIDA HOUSE OF REPRESENTAT	TIVES
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421	encounter sexually exploited children in the course of their law
422	enforcement duties on the provisions of this section and how to
423	identify and obtain appropriate services for sexually exploited
424	children. Circuits may work cooperatively to provide such
425	training, and such training may be provided on a regional basis.
426	The department shall assist circuits in obtaining any available
427	funds for the purposes of conducting law enforcement training
428	from the Office of Juvenile Justice and Delinquency Prevention
429	of the United States Department of Justice.
430	(4) The department may adopt rules necessary to administer
431	this section.
432	Section 7. Section 796.07, Florida Statutes, is amended to
433	read:
434	796.07 Prohibiting prostitution and related acts, etc.;
435	evidence; penalties; definitions
436	(1) As used in this section:
437	(a) "Prostitution" means the giving or receiving of the
438	body for sexual activity for hire but excludes sexual activity
439	between spouses.
440	(b) "Lewdness" means any indecent or obscene act.
441	(c) "Assignation" means the making of any appointment or
442	engagement for prostitution or lewdness, or any act in
443	furtherance of such appointment or engagement.
444	(d) "Sexual activity" means oral, anal, or vaginal
445	penetration by, or union with, the sexual organ of another; anal
446	or vaginal penetration of another by any other object; or the
447	handling or fondling of the sexual organ of another for the
448	purpose of masturbation; however, the term does not include acts
•	Page 16 of 21

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hb0099-02-c2

449 done for bona fide medical purposes.

450

(2) It is unlawful:

(a) To own, establish, maintain, or operate any place,
structure, building, or conveyance for the purpose of lewdness,
assignation, or prostitution.

(b) To offer, or to offer or agree to secure, another for
the purpose of prostitution or for any other lewd or indecent
act.

(c) To receive, or to offer or agree to receive, any
person into any place, structure, building, or conveyance for
the purpose of prostitution, lewdness, or assignation, or to
permit any person to remain there for such purpose.

(d) To direct, take, or transport, or to offer or agree to
direct, take, or transport, any person to any place, structure,
or building, or to any other person, with knowledge or
reasonable cause to believe that the purpose of such directing,
taking, or transporting is prostitution, lewdness, or
assignation.

467 (e) To offer to commit, or to commit, or to engage in,468 prostitution, lewdness, or assignation.

469 (f) To solicit, induce, entice, or procure another to470 commit prostitution, lewdness, or assignation.

(g) To reside in, enter, or remain in, any place,
structure, or building, or to enter or remain in any conveyance,
for the purpose of prostitution, lewdness, or assignation.

(h) To aid, abet, or participate in any of the acts orthings enumerated in this subsection.

(i) To purchase the services of any person engaged in

Page 17 of 21

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hb0099-02-c2

477 prostitution.

(3) (a) In the trial of a person charged with a violation 478 479 of this section, testimony concerning the reputation of any 480 place, structure, building, or conveyance involved in the 481 charge, testimony concerning the reputation of any person 482 residing in, operating, or frequenting such place, structure, 483 building, or conveyance, and testimony concerning the reputation 484 of the defendant is admissible in evidence in support of the 485 charge.

(b) Notwithstanding any other provision of law, a police
officer may testify as an offended party in an action regarding
charges filed pursuant to this section.

489 (4) A person who violates any provision of this section490 commits:

491 (a) A misdemeanor of the second degree for a first
492 violation, punishable as provided in s. 775.082 or s. 775.083.

493 (b) A misdemeanor of the first degree for a second
494 violation, punishable as provided in s. 775.082 or s. 775.083.

495 (c) A felony of the third degree for a third or subsequent
496 violation, punishable as provided in s. 775.082, s. 775.083, or
497 s. 775.084.

(5) A person who is charged with a third or subsequent violation of this section shall be offered admission to a pretrial intervention program or a substance-abuse treatment program as provided in s. 948.08.

(6) A person who violates paragraph (2)(f) shall be
assessed a civil penalty of \$5,000 \$500 if the violation results
in any judicial disposition other than acquittal or dismissal.

Page 18 of 21

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hb0099-02-c2

505 Of the proceeds from each penalty penalties assessed under this 506 subsection, the first \$500 shall be paid to the circuit court 507 administrator for the sole purpose of paying the administrative 508 costs of treatment-based drug court programs provided under s. 509 397.334. The remainder of the penalty assessed shall be 510 deposited in the Operations and Maintenance Trust Fund of the 511 Department of Children and Family Services for the sole purpose 512 of funding safe houses and short-term safe houses as provided in 513 s. 409.1678. Section 8. Section 960.065, Florida Statutes, is amended 514 to read: 515 516 960.065 Eligibility for awards.-Except as provided in subsection (2), the following 517 (1)518 persons shall be eligible for awards pursuant to this chapter: A victim. 519 (a) 520 (b) An intervenor. 521 A surviving spouse, parent or guardian, sibling, or (C) 522 child of a deceased victim or intervenor. 523 (d) Any other person who is dependent for his or her 524 principal support upon a deceased victim or intervenor. 525 Any claim filed by or on behalf of a person who: (2) 526 (a) Committed or aided in the commission of the crime upon 527 which the claim for compensation was based; 528 Was engaged in an unlawful activity at the time of the (b) 529 crime upon which the claim for compensation is based; Was in custody or confined, regardless of conviction, 530 (C) in a county or municipal detention facility, a state or federal 531 532 correctional facility, or a juvenile detention or commitment Page 19 of 21

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hb0099-02-c2

533 facility at the time of the crime upon which the claim for 534 compensation is based;

(d) Has been adjudicated as a habitual felony offender,
habitual violent offender, or violent career criminal under s.
775.084; or

(e) Has been adjudicated guilty of a forcible felonyoffense as described in s. 776.08,

540

541 is ineligible shall not be eligible for an award.

Any claim filed by or on behalf of a person who was in 542 (3) 543 custody or confined, regardless of adjudication, in a county or 544 municipal facility, a state or federal correctional facility, or 545 a juvenile detention, commitment, or assessment facility at the 546 time of the crime upon which the claim is based, who has been adjudicated as a habitual felony offender under s. 775.084, or 547 548 who has been adjudicated guilty of a forcible felony offense as 549 described in s. 776.08 renders the person ineligible, shall not 550 be eligible for an award. Notwithstanding the foregoing, upon a 551 finding by the Crime Victims' Services Office of the existence 552 of mitigating or special circumstances that would render such a 553 disqualification unjust, an award may be approved. A decision 554 that mitigating or special circumstances do not exist in a case 555 subject to this section does shall not constitute final agency 556 action subject to review pursuant to ss. 120.569 and 120.57.

(4) Payment may not be made under this chapter if the
person who committed the crime upon which the claim is based
will receive any direct or indirect financial benefit from such
payment, unless such benefit is minimal or inconsequential.

Page 20 of 21

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561 Payment may not be denied based on the victim's familial 562 relationship to the offender or based upon the sharing of a 563 residence by the victim and offender, except to prevent unjust 564 enrichment of the offender. 565 (5) A person is not ineligible for an award pursuant to 566 paragraph (2)(a), paragraph (2)(b), or paragraph (2)(c) if that 567 person is a victim of sexual exploitation of a child as defined in s. 39.01(67)(g). 568 569 Section 9. Paragraph (b) of subsection (2) of section 570 985.115, Florida Statutes, is amended to read: 571 985.115 Release or delivery from custody.-572 Unless otherwise ordered by the court under s. 985.255 (2) 573 or s. 985.26, and unless there is a need to hold the child, a 574 person taking a child into custody shall attempt to release the 575 child as follows: 576 (b) Contingent upon specific appropriation, to a shelter 577 approved by the department or to an authorized agent or short-578 term safe house under s. 39.401(2)(b). Section 10. This act shall take effect January 1, 2013. 579

Page 21 of 21

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