1 A bill to be entitled 2 An act relating to restitution for juvenile offenses; 3 amending s. 985.35, F.S.; conforming provisions to 4 changes made by the act; amending s. 985.437, F.S.; 5 requiring a child's parent or guardian, in addition to 6 the child, to make restitution for damage or loss 7 caused by the child's offense; providing for payment 8 plans in certain circumstances; authorizing the parent 9 or guardian to be absolved of liability for 10 restitution in certain circumstances; authorizing the 11 court to order both parents or guardians liable for 12 the child's restitution regardless of one parent 13 having sole parental responsibility; specifying that the Department of Children and Families, foster 14 15 parents, and specified agencies contracted with the department are not guardians for purposes of 16 17 restitution; amending s. 985.513, F.S.; removing duplicative provisions authorizing the court to 18 19 require a parent or guardian to be responsible for any restitution ordered against the child; providing an 20 effective date. 21 22 23 Be It Enacted by the Legislature of the State of Florida: 24 25 Section 1. Paragraph (a) of subsection (4) of section 26 985.35, Florida Statutes, is amended to read: Page 1 of 5

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27 985.35 Adjudicatory hearings; withheld adjudications;
28 orders of adjudication.-

(4) If the court finds that the child named in the petition has committed a delinquent act or violation of law, it may, in its discretion, enter an order stating the facts upon which its finding is based but withholding adjudication of delinquency.

34 (a) Upon withholding adjudication of delinquency, the 35 court may place the child in a probation program under the supervision of the department or under the supervision of any 36 37 other person or agency specifically authorized and appointed by the court. The court may, as a condition of the program, impose 38 39 as a penalty component restitution in money or in kind to be made by the child and the child's parent or guardian as provided 40 41 in s. 985.437, community service, a curfew, urine monitoring, 42 revocation or suspension of the driver's license of the child, 43 or other nonresidential punishment appropriate to the offense, and may impose as a rehabilitative component a requirement of 44 45 participation in substance abuse treatment, or school or other 46 educational program attendance.

47 Section 2. Subsection (5) of section 985.437, Florida 48 Statutes, is renumbered as subsection (7), subsections (1), (2), 49 and (4) are amended, and new subsections (5) and (6) are added 50 to that section, to read:

51

985.437 Restitution.-

52

(1) Regardless of whether adjudication is imposed or

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53 withheld, the court that has jurisdiction over a an adjudicated 54 delinquent child may, by an order stating the facts upon which a 55 determination of a sanction and rehabilitative program was made 56 at the disposition hearing, order the child and the child's 57 parent or guardian to make restitution in the manner provided in 58 this section. This order shall be part of the child's probation 59 program to be implemented by the department or, in the case of a 60 committed child, as part of the community-based sanctions 61 ordered by the court at the disposition hearing or before the child's release from commitment. 62

(2) 63 If the court orders restitution, the court shall may order the child and the child's parent or guardian to make 64 restitution in money, through a promissory note cosigned by the 65 66 child's parent or guardian, or in kind for any damage or loss 67 caused by the child's offense in a reasonable amount or manner to be determined by the court. When restitution is ordered by 68 69 the court, the amount of restitution may not exceed an amount 70 the child and the parent or guardian could reasonably be 71 expected to pay or make. If the child and the child's parent or 72 guardian are unable to pay the restitution in one lump-sum 73 payment, the court may set up a payment plan that reflects their 74 ability to pay the restitution amount. 75 The parent or guardian may be absolved of liability (4)76 for restitution under this section, if:

77 (a) After a hearing, the court finds that it is the 78 child's first referral to the delinquency system and A finding Page 3 of 5

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79	by the court, after a hearing, that the parent or guardian has
80	made diligent and good faith efforts to prevent the child from
81	engaging in delinquent acts <u>; or</u>
82	(b) The victim entitled to restitution as a result of
83	damage or loss caused by the child's offense is that child's
84	parent or guardian absolves the parent or guardian of liability
85	for restitution under this section.
86	(5) The court may order both parents or guardians liable
87	for restitution associated with the child's care,
88	notwithstanding instances when one parent or guardian has sole
89	parental responsibility.
90	(6) For purposes of this section, the Department of
91	Children and Families, a foster parent with whom the child is
92	placed, or the community-based care lead agency supervising the
93	placement of the child pursuant to a contract with the
94	Department of Children and Families are not considered guardians
95	responsible for restitution for the delinquent acts of a child
96	who is found to be dependent as defined in s. 39.01(15).
97	Section 3. Subsection (1) of section 985.513, Florida
98	Statutes, is amended to read:
99	985.513 Powers of the court over parent or guardian at
100	disposition
101	(1) The court that has jurisdiction over an adjudicated
102	delinquent child may, by an order stating the facts upon which a
103	determination of a sanction and rehabilitative program was made
104	at the disposition hearing <u>,</u> :
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105 (a) order the child's parent or guardian, together with 106 the child, to render community service in a public service 107 program or to participate in a community work project. In 108 addition to the sanctions imposed on the child, the court may 109 order the child's parent or guardian to perform community 110 service if the court finds that the parent or guardian did not 111 make a diligent and good faith effort to prevent the child from 112 engaging in delinguent acts.

113 (b) Order the parent or quardian to make restitution in 114 money or in kind for any damage or loss caused by the child's 115 offense. The court may also require the child's parent or legal guardian to be responsible for any restitution ordered against 116 117 the child, as provided under s. 985.437. The court shall determine a reasonable amount or manner of restitution, and 118 119 payment shall be made to the clerk of the circuit court as 120 provided in s. 985.437. The court may retain jurisdiction, as provided under s. 985.0301, over the child and the child's 121 122 parent or legal guardian whom the court has ordered to pay restitution until the restitution order is satisfied or the 123 124 court orders otherwise.

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Section 4. This act shall take effect July 1, 2014.

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