1	A bill to be entitled
2	An act relating to student loans; creating s. 43.45,
3	F.S.; defining terms; requiring the Justice
4	Administrative Commission and the Office of the
5	Attorney General to implement a student loan
6	assistance program to assist a career assistant state
7	attorney, assistant public defender, assistant
8	attorney general, or assistant statewide prosecutor in
9	the repayment of eligible student loans; establishing
L 0	requirements for the administration of the program;
L1	requiring the administering body to make payments
L2	based on the length of employment of the eligible
L3	career attorney and the availability of funds;
L 4	providing for the cessation of payments in certain
L 5	circumstances; providing funding; requiring the
L 6	Justice Administrative Commission and the Office of
L7	the Attorney General to develop procedures to
L 8	administer the program; providing an effective date.
L 9	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. Section 43.45, Florida Statutes, is created to
23	read:
24	43.45 Student loan assistance program; administration.—
25	(1) As used in this section, the term:
26	(a) "Administering body" means:

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

1. If the eligible career attorney is employed as an assistant state attorney or assistant public defender, the Justice Administrative Commission.

- 2. If the eligible career attorney is employed as an assistant attorney general or assistant statewide prosecutor, the Office of the Attorney General.
- (b) "Eligible attorney" means an assistant state attorney, assistant public defender, assistant attorney general, or assistant statewide prosecutor.
- who has completed at least 3 years, but not more than 12 years, of continuous service as an eligible attorney, regardless of whether the eligible attorney had a break in employment of less than 2 weeks while transferring to another employer of eligible attorneys.
- (d) "Eligible student loan" means a loan that is not in default and that was issued pursuant to the Higher Education Act of 1965, 20 U.S.C. ss. 1001 et seq., as amended, to a person who is now an eligible career attorney to fund his or her law school education.
- (e) "Employment anniversary" means the anniversary of the date that an eligible career attorney commenced employment as an eligible attorney.
- (2) The administering body shall implement a student loan assistance program for eligible career attorneys. The purpose of the program is to provide financial assistance to eligible

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career attorneys for the repayment of eligible student loans.

- (3) The student loan assistance program is administered in the following manner:
- (a) Within 30 days after the employment anniversary of an eligible career attorney, such attorney must submit to his or her employer a certification affidavit on a form authorized by the administering body which certifies that the eligible career attorney had one or more eligible student loans as of his or her last employment anniversary. If the employer signs the certification affidavit, the employer shall submit the affidavit to the administering body within 60 days after the most recent employment anniversary of the eligible career attorney.
- (b) Upon receipt of a certification affidavit, the administering body shall make a maximum payment of:
- 1. If the eligible career attorney has at least 3 years, but not more than 6 years, of continuous service as an eligible career attorney, \$3,000.
- 2. If the eligible career attorney has more than 6 years, but not more than 12 years, of continuous service as an eligible career attorney, \$5,000.

If appropriated funds are insufficient to provide the maximum payment for each eligible career attorney, the administering body shall prorate payments by an equal percentage reduction.

(c) A payment under paragraph (b) shall be made by the administering body:

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1. To the lender of the eligible student loan;

- 2. Between July 1 and July 31 of the next fiscal year following receipt of the certification affidavit by the administering body;
- 3. For the benefit of the eligible career attorney named in the certification affidavit and for the purpose of satisfying his or her eligible student loan obligation; and
- 4. For the eligible student loan that has the highest current interest rate if the eligible career attorney holds more than one eligible student loan.
- (d) Payments under paragraph (b) cease upon totaling \$44,000 per eligible career attorney or upon full satisfaction of the eligible student loan, whichever occurs first.
- (4) The student loan assistance program may be funded annually contingent upon a specific appropriation in the General Appropriations Act for the student loan assistance program.
- (5) The Justice Administrative Commission and the Office of the Attorney General shall develop procedures to administer this section.
  - Section 2. This act shall take effect July 1, 2016.