By Senator Flores

	39-00240C-17 2017196
1	A bill to be entitled
2	An act relating to juvenile civil citation and similar
3	diversion programs; amending s. 985.12, F.S.;
4	requiring the establishment of civil citation or
5	similar diversion programs for juveniles; providing
6	definitions; specifying program eligibility,
7	participation, and implementation requirements;
8	providing exceptions; providing applicability;
9	amending ss. 943.051 and 985.11, F.S.; conforming
10	provisions to changes made by the act; providing an
11	effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Section 985.12, Florida Statutes, is amended to
16	read:
17	985.12 Civil citation and similar diversion programs
18	(1) (a) There is established a process for the use of
19	juvenile civil citation and similar diversion programs to
20	provide process for the purpose of providing an efficient and
21	innovative alternative to custody by the department of Juvenile
22	Justice for <u>juveniles</u> children who commit nonserious delinquent
23	acts and to ensure swift and appropriate consequences. The
24	department shall encourage and assist in the implementation and
25	improvement of civil citation <u>and</u> programs or other similar
26	diversion programs <u>in</u> around the state.
27	(b) One or more The civil citation or similar diversion
28	<u>programs</u> program shall be established <u>in each county which must</u>
29	individually or collectively serve all juveniles who are alleged
30	to have committed a violation of law which would be a
31	misdemeanor offense if committed by an adult. Such programs must
32	be established at the local level with the concurrence of the

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33	chief judge of the circuit, state attorney, public defender, and
34	the head of each local law enforcement agency involved <u>and</u> . The
35	program may be operated by an entity such as a law enforcement
36	agency, the department, a juvenile assessment center, the county
37	or municipality, or another entity selected by the county or
38	municipality. An entity operating <u>such a</u> the civil citation or
39	similar diversion program must do so in consultation and
40	agreement with the state attorney and local law enforcement
41	agencies.
42	(2) As used in this section, the term:
43	(a) "Law enforcement officer" has the same meaning as
44	provided in s. 943.10.
45	(b) "Misdemeanor offense" means one or more misdemeanor
46	violations of law arising out of the same criminal episode, act,
47	or transaction.
48	<u>(3)</u> Under such a juvenile civil citation or similar
49	diversion program, a law enforcement officer <u>who makes</u> , upon
50	making contact with a juvenile who admits having committed a
51	first-time misdemeanor offense: misdemeanor, may choose to issue
52	a simple warning or inform the child's guardian or parent of the
53	child's infraction, or may
54	(a) Shall issue a civil citation to the juvenile or require
55	the juvenile's participation in a similar diversion program <u>if</u>
56	each violation of law in the misdemeanor offense is one of the
57	following:
58	1. Section 562.111, relating to possession of alcoholic
59	beverages by persons under age 21;
60	2. Section 784.03(1), relating to battery;
61	3. Section 806.13, relating to criminal mischief;
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62	4. Section 810.08 or s. 810.09, relating to trespass;
63	5. Section 812.014(2)(e) or s. 812.014(3)(a), relating to
64	theft;
65	6. Section 812.015(2), relating to retail and farm theft;
66	7. Section 870.01(1), relating to affrays and riots;
67	8. Section 877.03, relating to disorderly conduct;
68	9. Section 893.13(6)(b), relating to possession of certain
69	amounts of cannabis or controlled substances;
70	10. Section 893.147, relating to use, possession,
71	manufacture, delivery, transportation, advertisement, or retail
72	sale of drug paraphernalia; or
73	11. Section 843.02, relating to resisting an officer
74	without violence.
75	(b) May issue a civil citation to the juvenile or require
76	the juvenile's participation in a similar diversion program if
77	the violations of law are not enumerated in paragraph (a).
78	(4) Under a juvenile civil citation or similar diversion
79	program, a law enforcement officer who makes contact with a
80	juvenile who admits having committed a second-time or third-time
81	misdemeanor offense may issue a civil citation to the juvenile
82	or require the juvenile's participation in a similar diversion
83	program, regardless of whether the violations of law are in
84	paragraph (3)(a).
85	(5) If an arrest is made for a misdemeanor offense subject
86	to paragraph (3)(b) or subsection (4), a law enforcement officer
87	must provide written documentation as to why the arrest was
88	warranted.
89	(6) A law enforcement officer shall advise a juvenile who
90	is subject to subsection (3) or subsection (4) that the juvenile

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91	has the option to refuse the civil citation or other similar
92	diversion program and be referred to the department. This option
93	may be exercised at any time before completion of the community
94	service assignment required under subsection (8). Participation
95	in a civil citation or similar diversion program is not
96	considered a referral to the department.
97	(7) Upon issuance of the civil citation or documentation
98	requiring a similar diversion program, the law enforcement
99	officer shall send a copy to the county sheriff, the state
100	attorney, the appropriate intake office of the department or the
101	community service performance monitor designated by the
102	department, the parent or guardian of the juvenile, and the
103	victim. The department shall enter such information into the
104	juvenile offender information system.
105	(8) A juvenile who elects to participate in a civil
106	citation or similar diversion program shall complete, and assess
107	up to 50 community service hours, and participate $rac{require}{require}$
108	participation in intervention services as indicated by an
109	assessment of the needs of the juvenile, including family
110	counseling, urinalysis monitoring, and substance abuse and
111	mental health treatment services.
112	(a) The juvenile shall report to the community service
113	performance monitor within 10 business days after the date of
114	issuance of the civil citation or documentation for a similar
115	diversion program. The juvenile shall spend a minimum of 5 hours
116	per week completing the community service assignment. The
117	monitor shall immediately notify the intake office of the
118	department that a juvenile has reported to the monitor and the
119	expected date on which the juvenile will complete the community
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120	service assignment A copy of each citation issued under this
121	section shall be provided to the department, and the department
122	shall enter appropriate information into the juvenile offender
123	information system. Use of the civil citation or similar
124	diversion program is not limited to first-time misdemeanors and
125	may be used in up to two subsequent misdemeanors. If an arrest
126	is made, a law enforcement officer must provide written
127	documentation as to why an arrest was warranted.
128	(b) At the conclusion of a juvenile's civil citation
129	program or similar diversion program, the <u>entity</u> agency
130	operating the program shall report the outcome <u>of the program</u> to
131	the department.
132	(c) If the juvenile fails to timely report for a community
133	service assignment, complete such assignment, or comply with
134	assigned intervention services within the prescribed time, or if
135	the juvenile commits a subsequent misdemeanor, the law
136	enforcement officer shall issue a report alleging the juvenile
137	has committed a delinquent act, at which time a juvenile
138	probation officer shall process the original delinquent act as a
139	referral to the department and refer the report to the state
140	attorney for review The issuance of a civil citation is not
141	considered a referral to the department.
142	<u>(9)</u> The department shall develop guidelines for the
143	civil citation and similar diversion programs program which
144	include intervention services that are based <u>on</u> upon proven
145	civil citation or similar diversion programs in within the
146	state.
147	(10) This section does not apply to:
148	(a) A juvenile who is currently alleged to have committed,

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149	or is currently charged with, and awaiting final disposition of
150	an offense that would be a felony if committed by an adult.
151	(b) A juvenile who has entered a plea of nolo contendere or
152	guilty to, or has been found to have committed, an offense that
153	would be a felony if committed by an adult.
154	(c) A misdemeanor offense arising out of an episode in
155	which the juvenile is also alleged to have committed an offense
156	that would be a felony if committed by an adult.
157	(11) This section does not modify the authority of a law
158	enforcement officer who comes into contact with a juvenile who
159	is alleged to have committed a misdemeanor offense to issue only
160	a simple warning to the juvenile or notice to a juvenile's
161	parent or guardian of the alleged offense.
162	(3) Upon issuing such citation, the law enforcement officer
163	shall send a copy to the county sheriff, state attorney, the
164	appropriate intake office of the department, or the community
165	service performance monitor designated by the department, the
166	parent or guardian of the child, and the victim.
167	(4) The child shall report to the community service
168	performance monitor within 7 working days after the date of
169	issuance of the citation. The work assignment shall be
170	accomplished at a rate of not less than 5 hours per week. The
171	monitor shall advise the intake office immediately upon
172	reporting by the child to the monitor, that the child has in
173	fact reported and the expected date upon which completion of the
174	work assignment will be accomplished.
175	(5) If the child fails to report timely for a work
176	assignment, complete a work assignment, or comply with assigned
177	intervention services within the prescribed time, or if the
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178	juvenile commits a subsequent misdemeanor, the law enforcement
179	officer shall issue a report alleging the child has committed a
180	delinquent act, at which point a juvenile probation officer
181	shall process the original delinquent act as a referral to the
182	department and refer the report to the state attorney for
183	review.
184	(6) At the time of issuance of the citation by the law
185	enforcement officer, such officer shall advise the child that
186	the child has the option to refuse the citation and to be
187	referred to the intake office of the department. That option may
188	be exercised at any time before completion of the work
189	assignment.
190	Section 2. Paragraph (b) of subsection (3) of section
191	943.051, Florida Statutes, is amended to read:
192	943.051 Criminal justice information; collection and
193	storage; fingerprinting
194	(3)
195	(b) A minor who is charged with or found to have committed
196	the following offenses shall be fingerprinted and the
197	fingerprints shall be submitted electronically to the
198	department, unless the minor <u>participates in</u> is issued a civil
199	citation <u>or similar diversion program</u> pursuant to s. 985.12:
200	1. Assault, as defined in s. 784.011.
201	2. Battery, as defined in s. 784.03.
202	3. Carrying a concealed weapon, as defined in s. 790.01(1).
203	4. Unlawful use of destructive devices or bombs, as defined
204	in s. 790.1615(1).
205	5. Neglect of a child, as defined in s. 827.03(1)(e).
206	6. Assault or battery on a law enforcement officer, a

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     firefighter, or other specified officers, as defined in s.
208
     784.07(2)(a) and (b).
          7. Open carrying of a weapon, as defined in s. 790.053.
209
210
          8. Exposure of sexual organs, as defined in s. 800.03.
211
          9. Unlawful possession of a firearm, as defined in s.
212
     790.22(5).
213
          10. Petit theft, as defined in s. 812.014(3).
          11. Cruelty to animals, as defined in s. 828.12(1).
214
          12. Arson, as defined in s. 806.031(1).
215
216
          13. Unlawful possession or discharge of a weapon or firearm
217
     at a school-sponsored event or on school property, as provided
218
     in s. 790.115.
219
          Section 3. Paragraph (b) of subsection (1) of section
     985.11, Florida Statutes, is amended to read:
220
221
          985.11 Fingerprinting and photographing.-
222
           (1)
223
           (b) Unless the child is participating in is issued a civil
224
     citation or is participating in a similar diversion program
225
     pursuant to s. 985.12, a child who is charged with or found to
226
     have committed one of the following offenses shall be
227
     fingerprinted, and the fingerprints shall be submitted to the
228
     Department of Law Enforcement as provided in s. 943.051(3)(b):
229
          1. Assault, as defined in s. 784.011.
230
          2. Battery, as defined in s. 784.03.
          3. Carrying a concealed weapon, as defined in s. 790.01(1).
231
232
          4. Unlawful use of destructive devices or bombs, as defined
     in s. 790.1615(1).
233
          5. Neglect of a child, as defined in s. 827.03(1)(e).
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          6. Assault on a law enforcement officer, a firefighter, or
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CODING: Words stricken are deletions; words underlined are additions.

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236	other specified officers, as defined in s. 784.07(2)(a).
237	7. Open carrying of a weapon, as defined in s. 790.053.
238	8. Exposure of sexual organs, as defined in s. 800.03.
239	9. Unlawful possession of a firearm, as defined in s.
240	790.22(5).
241	10. Petit theft, as defined in s. 812.014.
242	11. Cruelty to animals, as defined in s. 828.12(1).
243	12. Arson, resulting in bodily harm to a firefighter, as
244	defined in s. 806.031(1).
245	13. Unlawful possession or discharge of a weapon or firearm
246	at a school-sponsored event or on school property as defined in
247	s. 790.115.
248	
249	A law enforcement agency may fingerprint and photograph a child
250	taken into custody upon probable cause that such child has
251	committed any other violation of law, as the agency deems
252	appropriate. Such fingerprint records and photographs shall be
253	retained by the law enforcement agency in a separate file, and
254	these records and all copies thereof must be marked "Juvenile
255	Confidential." These records are not available for public
256	disclosure and inspection under s. 119.07(1) except as provided
257	in ss. 943.053 and 985.04(2), but shall be available to other
258	law enforcement agencies, criminal justice agencies, state
259	attorneys, the courts, the child, the parents or legal
260	custodians of the child, their attorneys, and any other person
261	authorized by the court to have access to such records. In
262	addition, such records may be submitted to the Department of Law
263	Enforcement for inclusion in the state criminal history records
264	and used by criminal justice agencies for criminal justice

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265	purposes. These records may, in the discretion of the court, be
266	open to inspection by anyone upon a showing of cause. The
267	fingerprint and photograph records shall be produced in the
268	court whenever directed by the court. Any photograph taken
269	pursuant to this section may be shown by a law enforcement
270	officer to any victim or witness of a crime for the purpose of
271	identifying the person who committed such crime.
272	Section 4. This act shall take effect July 1, 2017.