1	A bill to be entitled				
2	An act relating to early childhood courts; creating s.				
3	39.01304, F.S.; providing legislative intent;				
4	providing a purpose; authorizing circuit courts to				
5	create early childhood court programs; requiring that				
6	early childhood court programs have certain				
7	components; defining the term "therapeutic				
8	jurisprudence"; providing requirements and guidelines				
9	for the Office of the State Courts Administrator when				
10	hiring community coordinators and a statewide training				
11	specialist; authorizing the Trial Court Budget				
12	Commission to provide funding to circuit courts that				
13	choose to establish a coordination system in lieu of				
14	creating a community coordinator position; requiring				
15	the Department of Children and Families to contract				
16	with certain university-based centers; requiring the				
17	university-based centers to hire a clinical director;				
18	providing an effective date.				
19					
20	Be It Enacted by the Legislature of the State of Florida:				
21					
22	Section 1. Section 39.01304, Florida Statutes, is created				
23	to read:				
24	39.01304 Early childhood court programs				
25	(1) It is the intent of the Legislature to encourage the				
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CODING: Words stricken are deletions; words <u>underlined</u> are additions.

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26	department, the Department of Health, the Association of Early
27	Learning Coalitions, and other such agencies, local governments,
28	interested public or private entities, and individuals to
29	support the creation and establishment of early childhood court
30	programs. The purpose of an early childhood court program is to
31	address the root cause of court involvement through specialized
32	dockets, multidisciplinary teams, evidence-based treatment, and
33	the use of a nonadversarial approach. Such programs depend on
34	the leadership of a judge or magistrate who is educated about
35	the science of early childhood development and who requires
36	rigorous efforts to heal children physically and emotionally in
37	the context of a broad collaboration among professionals from
38	different systems working directly in the court as a team,
39	recognizing that the parent-child relationship is the foundation
40	of child well-being.
41	(2) A circuit court may create an early childhood court
42	program to serve the needs of infants and toddlers in dependency
43	court. An early childhood court program must have all of the
44	following components:
45	(a) Therapeutic jurisprudence, which must drive every
46	aspect of judicial practice. The judge or magistrate must
47	support the therapeutic needs of the parent and child in a
48	nonadversarial manner. As used in this paragraph, the term
49	"therapeutic jurisprudence" means the study of how the law may
50	be used as a therapeutic agent and focuses on how laws impact

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51	emotional and psychological well-being.
52	(b) A procedure for coordinating services and resources
53	for families who have a case on the court docket. To meet this
54	requirement, the court may create and fill at least one
55	community coordinator position pursuant to paragraph (3)(a) or
56	the court may use a coordination system that implements a
57	progression of services.
58	(c) A multidisciplinary team made up of key community
59	stakeholders who commit to work with the judge or magistrate to
60	restructure the way the community responds to the needs of
61	maltreated children. The team may include, but is not limited
62	to, early intervention specialists; mental health and infant
63	mental health professionals; attorneys representing children,
64	parents, and the child welfare system; children's advocates;
65	early learning coalitions and child care providers; substance
66	abuse program providers; primary health care providers; domestic
67	violence advocates; and guardians ad litem. The
68	multidisciplinary team must address the need for children in an
69	early childhood court program to receive medical care in a
70	medical home, a screening for developmental delays conducted by
71	the local agency responsible for complying with part C of the
72	federal Individuals with Disabilities Education Act, and quality
73	child care.
74	(d) A continuum of mental health services that includes a
75	focus on the parent-child relationship and that must be

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76	appropriate for each child and family served.
77	(3) Contingent upon an annual appropriation by the
78	Legislature, and subject to available resources:
79	(a) The Office of the State Courts Administrator shall
80	coordinate with each participating circuit court to create and
81	fill at least one community coordinator position for the
82	circuit's early childhood court program unless the court chooses
83	to establish a coordination system in lieu of creating a
84	community coordinator position. Each community coordinator shall
85	provide direct support to the program by providing coordination
86	between the multidisciplinary team and the judiciary,
87	coordinating the responsibilities of the participating agencies
88	and service providers, and managing the collection of data for
89	program evaluation and accountability. If a circuit court
90	establishes a coordination system in lieu of creating a
91	community coordinator position, the Trial Court Budget
92	Commission may provide funding equivalent in value to a
93	community coordinator position to the court for case
94	coordination functions. The Office of State Courts Administrator
95	may hire a statewide training specialist to provide training to
96	the participating court teams.
97	(b) The department shall contract with one or more
98	university-based centers that have expertise in infant mental
99	health, and such university-based centers shall hire a clinical
100	director charged with ensuring the quality, accountability, and
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101	fidelity of the program's evidence-based treatment, including,
102	but not limited to, training and technical assistance related to
103	clinical services, clinical consultation and guidance for
104	difficult cases, and ongoing clinical training for court teams.
105	Section 2. This act shall take effect January 1, 2020.

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