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2	An act relating to juvenile sexual offenders;
3	amending s. 39.411, F.S.; requiring that the
4	Department of Children and Family Services
5	notify the school superintendent of any
6	juvenile who has a known history of sexual
7	behavior with other juveniles or who has been
8	convicted of certain specified sexual offenses;
9	providing that it is a second-degree
10	misdemeanor for a school district employee to
11	disclose such information to an unauthorized
12	person; amending s. 490.012, F.S.; prohibiting
13	the unlicensed practice of juvenile sexual
14	offender therapy for compensation; providing an
15	exception; creating s. 490.0145, F.S.;
16	providing that only certain persons licensed
17	under ch. 490, F.S., relating to psychological
18	services, or ch. 491, F.S., relating to
19	clinical, counseling, and psychotherapy
20	services, may hold themselves out as juvenile
21	sexual offender therapists; requiring the Board
22	of Psychology to require training and
23	coursework for juvenile sexual offender
24	therapists; amending s. 491.012, F.S.; defining
25	the offense of the unlawful use of the term
26	"juvenile sexual offender therapist," and
27	providing penalties therefor; prohibiting the
28	unlicensed practice of juvenile sexual offender
29	therapy for compensation; providing an
30	exception; creating s. 491.0144, F.S.;
31	providing for qualifications for licensure as a
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1	juvenile sexual offender therapist under ch.
2	491, F.S., relating to clinical, counseling,
3	and psychotherapy services; creating ss.
4	943.17291, 943.17295, F.S.; requiring that the
5	Criminal Justice Standards and Training
б	Commission incorporate instruction in
7	investigating juvenile sexual offenders into
8	the course curriculum for law enforcement
9	officers; amending s. 985.04, F.S.; requiring
10	that the Department of Juvenile Justice notify
11	the school superintendent of any juvenile who
12	has a known history of sexual behavior with
13	other juveniles or who has been convicted of
14	certain sexual offenses; providing that it is a
15	second-degree misdemeanor for a school district
16	employee to disclose such information to an
17	unauthorized person; amending s. 985.308, F.S.;
18	requiring that the Department of Juvenile
19	Justice inspect offender commitment programs
20	operated by or under contract with the
21	department based on specified standards;
22	authorizing any child protection team or state
23	attorney to establish a sexual abuse
24	intervention network; providing for membership
25	and prescribing duties of such network;
26	requiring the Office of the Attorney General,
27	the Department of Children and Family Services,
28	the Department of Juvenile Justice, or local
29	juvenile justice councils to award grants to
30	sexual abuse intervention networks; specifying
31	criteria for grant awards; requiring the Office
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1	of the Attorney General, in collaboration with
2	the Department of Juvenile Justice and the
3	Department of Children and Family Services, to
4	establish minimum standards for juvenile sex
5	offender day treatment and residential
б	treatment programs funded pursuant to specified
7	provisions; providing rulemaking authority for
8	the Department of Legal Affairs; deleting
9	rulemaking authority for the Department of
10	Juvenile Justice; providing an effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Subsection (4) of section 39.411, Florida
15	Statutes, is amended to read:
16	39.411 Oaths, records, and confidential information
17	(4) <u>(a)</u> All information obtained pursuant to this part
18	in the discharge of official duty by any judge, employee of
19	the court, authorized agent of the department, correctional
20	probation officer, or law enforcement agent <u>is</u> shall be
21	confidential and exempt from the provisions of s. 119.07(1)
22	and <u>may</u> shall not be disclosed to anyone other than the
23	authorized personnel of the court, the department and its
24	designees, correctional probation officers, law enforcement
25	agents, and others entitled under this chapter to receive that
26	information, except upon order of the court.
27	(b) The department shall disclose to the school
28	superintendent the presence of any child in the care and
29	custody or under the jurisdiction or supervision of the
30	department who has a known history of sexual behavior with
31	other juveniles; is an alleged juvenile sex offender, as
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defined in s. 415.50165; or has pled guilty or nolo contendere 1 2 to, or has been found to have committed, a violation of 3 chapter 794, chapter 796, chapter 800, s. 827.071, or s. 4 847.0133, regardless of adjudication. Any employee of a 5 district school board who knowingly and willfully discloses 6 such information to an unauthorized person commits a 7 misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 8 9 Section 2. Subsection (8) is added to section 490.012, Florida Statutes, to read: 10 490.012 Violations; penalties; injunction .--11 12 (8) Effective October 1, 2000, a person may not practice juvenile sexual offender therapy in this state, as 13 14 the practice is defined in s. 490.0145, for compensation, 15 unless the person holds an active license issued under this chapter and meets the requirements to practice juvenile sexual 16 17 offender therapy. An unlicensed person may be employed by a program operated by or under contract with the Department of 18 19 Juvenile Justice or the Department of Children and Family 20 Services if the program employs a professional who is licensed 21 under chapter 458, chapter 459, s. 490.0145, or s. 491.0144 22 who manages or supervises the treatment services. 23 Section 3. Section 490.0145, Florida Statutes, is 24 created to read: 490.0145 The practice of juvenile sexual offender 25 26 therapy .-- Only a person licensed by this chapter who meets the 27 qualifications set by the board may hold himself or herself 28 out as a juvenile sexual offender therapist, except as 29 provided in s. 491.0144. These qualifications shall be determined by the board. The board shall require training and 30 coursework in the specific areas of juvenile sexual offender 31 4

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2 3 disorder and dysfunction sections of the most current edition 4 of the Diagnostic and Statistical Manual of the American 5 Psychiatric Association, Association for the Treatment of 6 Sexual Abusers Practitioner's Handbook, or other relevant 7 publications. Section 4. Paragraph (d) of subsection (1) of section 8 9 491.012, Florida Statutes, is amended, and paragraph (n) is added to that subsection, to read: 10 491.012 Violations; penalty; injunction.--11 12 (1) It is unlawful and a violation of this chapter for 13 any person to: 14 (d) Use the terms psychotherapist, or sex therapist, or juvenile sexual offender therapist unless such person is 15 licensed pursuant to this chapter or chapter 490, or is 16 17 certified under s. 464.012 as an advanced registered nurse practitioner who has been determined by the Board of Nursing 18 19 as a specialist in psychiatric mental health and the use of such terms is within the scope of her or his practice based on 20 education, training, and licensure. 21 (n) Effective October 1, 2000, practice juvenile 22 23 sexual offender therapy in this state, as the practice is

24 defined in s. 491.0144, for compensation, unless the person 25 holds an active license issued under this chapter and meets

26 the requirements to practice juvenile sexual offender therapy.

27 An unlicensed person may be employed by a program operated by

28 or under contract with the Department of Juvenile Justice or

29 the Department of Children and Family Services if the program

30 employs a professional who is licensed under chapter 458,

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1998 Legislature CS for CS for SB 1796, 1st Engrossed chapter 459, s. 490.0145, or s. 491.0144 who manages or 1 2 supervises the treatment services. Section 5. Section 491.0144, Florida Statutes, is 3 4 created to read: 5 491.0144 The practice of juvenile sexual offender 6 therapy .-- Only a person licensed by this chapter who meets the 7 qualifications set by the board may hold himself or herself 8 out as a juvenile sexual offender therapist, except as 9 provided in s. 490.0145. These qualifications shall be determined by the board. The board shall require training and 10 coursework in the specific areas of juvenile sexual offender 11 12 behaviors, treatments, and related issues. In establishing these qualifications, the board may refer to the sexual 13 14 disorder and dysfunction sections of the most current edition 15 of the Diagnostic and Statistical Manual of the American Psychiatric Association, Association for the Treatment of 16 17 Sexual Abusers Practitioner's Handbook, or other relevant 18 publications. 19 Section 6. Section 943.17291, Florida Statutes, is 20 created to read: 21 943.17291 Basic skills training in juvenile sexual offender investigation. -- The commission shall incorporate 22 23 juvenile sexual offender investigation instruction into the course curriculum required for a law enforcement officer to 24 obtain initial certification. 25 26 Section 7. Section 943.17295, Florida Statutes, is created to read: 27 28 943.17295 Continued employment training relating to 29 juvenile sexual offender investigation .-- The commission shall incorporate the subject of sexual abuse and assault 30 31 investigation, with an emphasis on cases involving child 6

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victims or juvenile offenders, into the curriculum required 1 2 for continuous employment or appointment as a law enforcement 3 officer. 4 Section 8. Subsection (3) of section 985.04, Florida 5 Statutes, is amended to read: 6 985.04 Oaths; records; confidential information .--7 (3)(a) Except as provided in subsections (2), (4), 8 (5), and (6), and s. 943.053, all information obtained under 9 this part in the discharge of official duty by any judge, any employee of the court, any authorized agent of the Department 10 of Juvenile Justice, the Parole Commission, the Juvenile 11 12 Justice Advisory Board, the Department of Corrections, the district juvenile justice boards, any law enforcement agent, 13 14 or any licensed professional or licensed community agency 15 representative participating in the assessment or treatment of 16 a juvenile is confidential and may be disclosed only to the 17 authorized personnel of the court, the Department of Juvenile Justice and its designees, the Department of Corrections, the 18 19 Parole Commission, the Juvenile Justice Advisory Board, law enforcement agents, school superintendents and their 20 designees, any licensed professional or licensed community 21 22 agency representative participating in the assessment or 23 treatment of a juvenile, and others entitled under this chapter to receive that information, or upon order of the 24 court. Within each county, the sheriff, the chiefs of police, 25 26 the district school superintendent, and the department shall 27 enter into an interagency agreement for the purpose of sharing information about juvenile offenders among all parties. The 28 29 agreement must specify the conditions under which summary criminal history information is to be made available to 30 appropriate school personnel, and the conditions under which 31

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school records are to be made available to appropriate 1 2 department personnel. Such agreement shall require notification to any classroom teacher of assignment to the 3 4 teacher's classroom of a juvenile who has been placed in a 5 community control or commitment program for a felony offense. 6 The agencies entering into such agreement must comply with s. 7 943.0525, and must maintain the confidentiality of information 8 that is otherwise exempt from s. 119.07(1), as provided by 9 law.

10 (b) The department shall disclose to the school superintendent the presence of any child in the care and 11 12 custody or under the jurisdiction or supervision of the department who has a known history of sexual behavior with 13 14 other juveniles; is an alleged juvenile sex offender, as 15 defined in s. 415.50165; or has pled guilty or nolo contendere to, or has been found to have committed, a violation of 16 17 chapter 794, chapter 796, chapter 800, s. 827.071, or s. 847.0133, regardless of adjudication. Any employee of a 18 19 district school board who knowingly and willfully discloses 20 such information to an unauthorized person commits a 21 misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 22 23 Section 9. Section 985.308, Florida Statutes, is 24 amended to read: 25 985.308 Juvenile sexual offender commitment programs; 26 sexual abuse intervention networks .--(1) In order to provide intensive treatment and 27 psychological services to a juvenile sexual offender committed 28 29 to the department, it is the intent of the Legislature to establish programs and strategies to effectively respond to 30 juvenile sexual offenders. In designing programs for juvenile 31 8

sexual offenders, it is the further intent of the Legislature
 to implement strategies that include:

3 (a) Developing adequate commitment programs and 4 facilities to ensure appropriate and effective treatment and 5 ensure that decisions to release juvenile sexual offenders 6 into the community are not made on the basis of inadequate 7 space.

8 (b) Providing an adequate number of well-trained staff9 to address the treatment needs of juvenile sexual offenders.

10 (c) Providing intensive postcommitment supervision of 11 juvenile sexual offenders who are released into the community 12 with terms and conditions which may include electronic 13 monitoring of a juvenile sexual offender for the purpose of 14 enhancing public safety.

(d) Providing notification to the school to which the juvenile sexual offender is returning, the parents or legal guardians of the victim, and law enforcement, when a juvenile sexual offender returns into the community.

(2) Contingent upon a specific appropriation, the department shall implement and operate programs to provide intensive educational and psychological services and other treatment for juvenile sexual offenders.

(3) Subject to specific appropriation, a child may be
placed in a juvenile sexual offender program when committed to
the department.

(4) The program shall include educational components,
life management training, substance abuse treatment, and
intensive psychological treatment provided by appropriate
mental health professionals. Juvenile sexual offenders shall
be required to participate in all programs and treatment.

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1 (5) The department shall provide an intensive 2 aftercare component for monitoring and assisting the 3 transition of a juvenile sexual offender into the community 4 with terms and conditions which may include electronic monitoring of the juvenile sexual offender. 5 6 (6) The department shall establish protocol and 7 procedures to notify schools, the appropriate law enforcement 8 agencies, and the court when a juvenile sexual offender 9 returns to the community. (7) The department may contract with private 10 organizations for the operation of a juvenile sexual offender 11 12 program and aftercare. (8) The Juvenile Justice Standards and Training 13 14 Commission shall establish criteria for training all contract and department staff or provide a special training program for 15 contract and department staff to effectively manage and 16 17 provide services and treatment to a juvenile sexual offender 18 in a juvenile sexual offender program. 19 (9) The department shall is required to conduct 20 inspections of and quality assurance activities for each 21 juvenile sexual offender program operated by or under contract with the department, based on standards specifically developed 22 23 for these types of programs, to determine whether the program complies with department rules for continued operation of the 24 25 program. 26 (10) The department shall maintain records and other information necessary to evaluate the effectiveness of each 27 28 juvenile sexual offender program and other outcome evaluation 29 requirements. 30 (11) A child protection team or the state attorney in 31 any judicial circuit may establish a sexual abuse intervention 10

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network to assist in identifying, investigating, prosecuting, 1 2 treating, and preventing sexual abuse with special emphasis on 3 juvenile sexual offenders and victims of sexual abuse. 4 (12) Membership of a sexual abuse intervention network 5 shall include, but are not limited to, representatives from: 6 (a) Local law enforcement agencies; 7 (b) Local school boards; (c) Child protective investigators; 8 9 (d) The Office of the State Attorney; (e) The Office of the Public Defender; 10 (f) The juvenile division of the circuit court; 11 12 (g) Professionals licensed under chapter 458, chapter 459, s. 490.0145, or s. 491.0144 providing treatment for 13 14 juvenile sexual offenders or their victims; 15 (h) The guardian ad litem program; (i) The Department of Juvenile Justice; and 16 17 (j) The Department of Children and Family Services. (13) Each sexual abuse intervention network shall 18 19 develop a cooperative working agreement describing the roles 20 and responsibilities of all members towards the identification, investigation, prosecution, treatment, and 21 reintegration of juvenile sexual offenders and the treatment 22 23 of their victims. (14) Subject to specific appropriation, availability 24 of funds, or receipt of appropriate grant funds, the Office of 25 26 the Attorney General, the Department of Children and Family Services, the Department of Juvenile Justice, or local 27 juvenile justice councils shall award grants to sexual abuse 28 29 intervention networks that apply for such grants. The grants may be used for training, treatment, aftercare, evaluation, 30 public awareness, and other specified community needs that are 31 11

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identified by the network. A grant shall be awarded based on the applicant's level of local funding, level of collaboration, number of juvenile sexual offenders to be served, number of victims to be served, and level of unmet needs. The Department of Legal Affairs' Office of the Attorney General, in collaboration with the Department of Juvenile Justice and the Department of Children and Family Services, shall establish by rule minimum standards for each respective department for residential and day treatment juvenile sexual offender programs funded under this subsection. (15)(11) The Department of Legal Affairs department may adopt is authorized to establish rules and other policy directives necessary to award grants under implement the provisions of this section. Section 10. This act shall take effect July 1, 1998. CODING: Words stricken are deletions; words underlined are additions.