1 A bill to be entitled 2 An act relating to the Florida Statutes; 3 repealing various statutory provisions that 4 have become obsolete, have had their effect, 5 have served their purpose, or have been 6 impliedly repealed or superseded; repealing s. 7 228.057(7), F.S., relating to development of 8 the public school parental choice incentive 9 program by the Department of Education; repealing s. 228.0855, F.S., the "Florida Model 10 School Consortia Act of 1985"; repealing s. 11 12 228.087, F.S., relating to summer camp programs in mathematics, science, and computers; 13 14 repealing s. 228.0875, F.S., relating to the 15 Governor's Summer Colleges residential programs; repealing s. 228.088, F.S., relating 16 17 to utilization of security programs at high schools and secondary schools; repealing s. 18 19 228.201, F.S., relating to a prohibition on mandatory screening or testing for sickle-cell 20 21 trait; repealing s. 228.502, F.S., the Education Success Incentive Program; repealing 22 23 s. 229.021, F.S., relating to meeting dates of the State Board of Education; repealing s. 24 229.52, F.S., relating to the clearinghouse for 25 26 information on educational programs of value to the economic development of the state; 27 28 repealing s. 229.551(3)(c), F.S., relating to 29 development of an educational evaluation program; repealing s. 229.602(9), F.S., the 30 Mathematics and Science Partnership Program; 31

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repealing s. 229.603, F.S., the Instructional Technology Grant Program; repealing ss. 229.6054 and 229.6055, F.S., relating to intent and encouragement with respect to international education programs; repealing s. 229.6058, F.S., the school readiness pilot program; repealing s. 229.78, F.S., relating to expenditure of funds for maintenance of the Department of Education; repealing ss. 229.8055, 229.8056, and 229.8058, F.S., relating to the Florida Environmental Education Act, the Office of Environmental Education, and the Advisory Council on Environmental Education; amending ss. 112.324, 372.072, 403.4131, and 589.277, F.S.; deleting references, to conform; repealing s. 230.106, F.S., relating to a referendum on election of school board members from single-member residence areas in certain counties; repealing s. 230.2215, F.S., relating to the state plan for school board member professional development; amending s. 228.053, F.S.; deleting a cross-reference, to conform; repealing s. 230.303(2), F.S., relating to the salaries of certain school superintendents; repealing s. 231.002(2), F.S., relating to review and reporting associated with improving teacher quality; repealing s. 235.001, F.S., the short title of the Educational Facilities Act; repealing s. 235.014(13), F.S., relating to funding for fixed capital outlay purposes

SB 1738 First Engrossed

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for fiscal year 1999-2000; repealing ss.
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           235.436, 235.437, 235.438, and 235.4391, F.S.,
 3
           relating to full school utilization programs;
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           providing an effective date.
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    Be It Enacted by the Legislature of the State of Florida:
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           Section 1.
                       Subsection (7) of section 228.057, Florida
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    Statutes, is repealed.
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           Section 2.
                       Section 228.0855, Florida Statutes, is
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    repealed.
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           Section 3. Section 228.087, Florida Statutes, is
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   repealed.
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           Section 4. Section 228.0875, Florida Statutes, is
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    repealed.
           Section 5. Section 228.088, Florida Statutes, is
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    repealed.
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           Section 6. Section 228.201, Florida Statutes, is
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    repealed.
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           Section 7. Section 228.502, Florida Statutes, is
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   repealed.
           Section 8. Section 229.021, Florida Statutes, is
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    repealed.
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           Section 9. Section 229.52, Florida Statutes, is
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    repealed.
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           Section 10. Paragraph (c) of subsection (3) of section
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    229.551, Florida Statutes, is repealed.
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           Section 11.
                        Subsection (9) of section 229.602, Florida
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    Statutes, is repealed.
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           Section 12. Section 229.603, Florida Statutes, is
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    repealed.
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CODING: Words stricken are deletions; words underlined are additions.

Section 13. <u>Sections 229.6054 and 229.6055, Florida</u> Statutes, are repealed.

Section 14. <u>Section 229.6058, Florida Statutes, is repealed.</u>

Section 15. Section 229.78, Florida Statutes, is repealed.

Section 16. Sections 229.8055, 229.8056, and 229.8058, Florida Statutes, are repealed.

Section 17. Paragraphs (a) and (c) of subsection (7) of section 112.324, Florida Statutes, are amended to read:

112.324 Procedures on complaints of violations.--

- (7) If, in cases pertaining to complaints other than complaints against impeachable officers or members of the Legislature, upon completion of a full and final investigation by the commission, the commission finds that there has been a violation of this part or of s. 8, Art. II of the State Constitution, it shall be the duty of the commission to report its findings and recommend appropriate action to the proper disciplinary official or body as follows, and such official or body shall have the power to invoke the penalty provisions of this part, including the power to order the appropriate elections official to remove a candidate from the ballot for a violation of s. 112.3145 or s. 8(a) and (h), Art. II of the State Constitution:
- (a) The President of the Senate and the Speaker of the House of Representatives, jointly, in any case concerning the Public Counsel, members of the Public Service Commission, members of the Public Service Commission Nominating Council, the Auditor General, or members of the Legislative Committee on Intergovernmental Relations, or members of the Advisory Council on Environmental Education.

concerning an employee of the Senate; the Speaker of the House of Representatives, in any case concerning an employee of the House of Representatives; or the President and the Speaker, jointly, in any case concerning an employee of a committee of the Legislature whose members are appointed solely by the President and the Speaker or in any case concerning an employee of the Public Counsel, Public Service Commission, Auditor General, or Legislative Committee on Intergovernmental Relations, or Advisory Council on Environmental Education.

Section 18. Paragraph (b) of subsection (4) of section 372.072, Florida Statutes, is amended to read:

372.072 Endangered and Threatened Species Act.--

(4) INTERAGENCY COORDINATION. --

(b) Recognizing that citizen awareness is a key element in the success of this plan, the commission and the Office of Environmental Education of the Department of Education are encouraged to work together to develop a public education program with emphasis on, but not limited to, both public and private schools.

Section 19. Subsection (1) of section 403.4131, Florida Statutes, is amended to read:

403.4131 "Keep Florida Beautiful, Incorporated"; placement of signs.--

(1) It is the intent of the Legislature that a coordinated effort of interested businesses, environmental and civic organizations, and state and local agencies of government be developed to plan for and assist in implementing solutions to the litter and solid waste problems in this state and that the state provide financial assistance for the establishment of a nonprofit organization with the name of

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"Keep Florida Beautiful, Incorporated," which shall be registered, incorporated, and operated in compliance with chapter 617. This nonprofit organization shall coordinate the statewide campaign and operate as the grassroots arm of the state's effort and shall serve as an umbrella organization for volunteer-based community programs. The organization shall be dedicated to helping Florida and its local communities solve solid waste problems, to developing and implementing a sustained litter prevention campaign, and to act as a working public-private partnership in helping to implement the state's Solid Waste Management Act. As part of this effort, Keep Florida Beautiful, Incorporated, in cooperation with the Environmental Education Foundation and the Florida Advisory Council on Environmental Education, shall strive to educate citizens, visitors, and businesses about the important relationship between the state's environment and economy. Keep Florida Beautiful, Incorporated, is encouraged to explore and identify economic incentives to improve environmental initiatives in the area of solid waste management. The membership of the board of directors of this nonprofit organization may include representatives of the following organizations: the Florida League of Cities, the Florida Association of Counties, the Governor's Office, the Florida Chapter of the National Solid Waste Management Association, the Florida Recyclers Association, the Center for Marine Conservation, Chapter of the Sierra Club, the Associated Industries of Florida, the Florida Soft Drink Association, the Florida Petroleum Council, the Retail Grocers Association of Florida, the Florida Retail Federation, the Pulp and Paper Association, the Florida Automobile Dealers Association, the

Beer Industries of Florida, the Florida Beer Wholesalers Association, and the Distilled Spirits Wholesalers. 2 3 Section 20. Subsection (5) of section 589.277, Florida 4 Statutes, is amended to read: 5 589.277 Tree planting programs.--6 (5) The Division of Forestry shall assist the Office 7 of Environmental Education of the Department of Education in 8 developing programs that teach the importance of trees in the 9 urban, rural, and global environment. 10 Section 21. Section 230.106, Florida Statutes, is 11 repealed. 12 Section 22. Section 230.2215, Florida Statutes, is 13 repealed. 14 Section 23. Paragraph (a) of subsection (12) of section 228.053, Florida Statutes, is amended to read: 15 16 228.053 Developmental research schools.--17 (12) EXCEPTIONS TO LAW. -- To encourage innovative practices and facilitate the mission of the developmental 18 19 research schools, in addition to the exceptions to law specified in s. 229.592, the following exceptions shall be 20 permitted for developmental research schools: 21 (a) The methods and requirements of the following 22 23 statutes shall be held in abeyance: ss. 230.01; 230.02; 230.03; 230.04; 230.05; 230.061; 230.10; 230.105; 230.11; 24 230.12; 230.15; 230.16; 230.17; 230.173; 230.18; 230.19; 25 26 230.201; 230.202; 230.21; 230.22; 230.2215;230.2318; 230.232; 230.24; 230.241; 230.26; 230.28; 230.30; 230.303; 230.31; 27 230.32; 230.321; 230.33; 230.35; 230.39; 230.63; 230.64; 28 29 230.643; 234.01; 234.021; 234.112; 236.25; 236.261; 236.29; 236.31; 236.32; 236.35; 236.36; 236.37; 236.38; 236.39; 30 236.40; 236.41; 236.42; 236.43; 236.44; 236.45; 236.46; 31

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236.47; 236.48; 236.49; 236.50; 236.51; 236.52; 236.55;
    236.56; 237.051; 237.071; 237.091; 237.201; 237.40; and
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    316.75. With the exception of subsection (16) of s. 230.23, s.
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    230.23 shall be held in abeyance. Reference to school boards
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    in s. 230.23(16) shall mean the president of the university or
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    the president's designee.
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                        Subsection (2) of section 230.303, Florida
           Section 24.
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    Statutes, is repealed.
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           Section 25. Subsection (2) of section 231.002, Florida
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    Statutes, is repealed.
           Section 26. Section 235.001, Florida Statutes, is
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    repealed.
           Section 27. Subsection (13) of section 235.014,
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    Florida Statutes, is repealed.
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           Section 28. Sections 235.436, 235.437, 235.438, and
    235.4391, Florida Statutes, are repealed.
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           Section 29. This act shall take effect upon becoming a
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    law.
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