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6	impliedly repealed or superseded; repealing s.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	16.55, F.S., relating to development and
8	distribution of model crime prevention training
9	materials for county and municipal governments;
10	amending s. 27.181, F.S.; deleting obsolete
11	provisions relating to termination of the
12	office of assistant state attorney and creation
13	of the position of assistant state attorney;
14	amending s. 27.58, F.S.; deleting obsolete
15	provisions relating to applicability to
16	existing local laws and ordinances of
17	provisions creating the office of public
18	defender; repealing s. 213.305, F.S., relating
19	to the applicability of penalties provided by
20	ss. 49-98 of ch. 87-6, Laws of Florida, to the
21	failure to pay certain unpaid taxes; providing
22	an effective date.
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24	Be It Enacted by the Legislature of the State of Florida:
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26	Section 1. <u>Section 16.55</u> , Florida Statutes, is
27	repealed.
28	Section 2. Section 27.181, Florida Statutes, is
29	amended to read:
30	27.181 Assistant state attorneys; appointment, term;
31	powers and duties; compensation

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

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(1) Upon the expiration of the term of office being 1 2 served by each assistant state attorney who holds such office 3 on the date this act becomes effective, such office shall 4 stand abolished. Also, each office of assistant state attorney 5 not held by an incumbent on the date this act becomes effective shall stand abolished on the effective date hereof. 6 7 Upon the abolition of any office of assistant state attorney under the provisions of this act, there shall thereupon be a 8 9 position of assistant state attorney in lieu of such office. The state attorney of the judicial circuit in which any such 10 position is created shall appoint an assistant state attorney 11 12 to hold such position and shall thereafter fill by appointment such vacancies in such position as may from time to time 13 14 occur. For the purposes of this act, the term of office being 15 served by an assistant state attorney on the effective date of this act shall be deemed to have expired if it expires by 16 17 reason of the passage of time or if he or she should die or resign or be removed from office during such term. In the 18 19 event that any position of assistant state attorney, with a salary to be paid from state funds, shall hereafter be created 20 by law in addition to the positions provided for by this act, 21 the state attorney of the judicial circuit for which such 22 additional position is created shall fill the same, and all 23 vacancies therein, by appointment. 24 25

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(1)(2) Each assistant state attorney appointed by a state attorney under the authorization of this act shall serve during the pleasure of the state attorney appointing him or her. Each such appointment shall be in writing and shall be recorded in the office of the clerk of the circuit court of the county in which the appointing state attorney resides. No such appointee shall perform any of the duties of assistant

state attorney until he or she shall have taken and subscribed to a written oath that he or she will faithfully perform the duties of assistant state attorney and shall have caused the oath same to be recorded in the office of the clerk of the circuit court of the county in which the appointing state attorney resides. Upon the recordation of such appointment and oath, the appointing state attorney shall promptly cause certified copies thereof to be transmitted to the Secretary of State. When any such appointment shall be revoked, the revocation thereof shall be made in writing and shall be recorded in the office of the clerk of the circuit court of the county in which the appointment is recorded, and the state attorney executing the revocation same shall forthwith cause a certified copy thereof to be transmitted to the Secretary of State. If any such appointee dies or resigns, the appointing state attorney shall promptly give written notice of such death or resignation to the Secretary of State.

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(2)(3) Each assistant state attorney appointed by a state attorney under the authorization of this act shall have all of the powers and discharge all of the duties of the state attorney appointing him or her, under the direction of that said state attorney. No such assistant state attorney may sign informations unless specifically designated to do so by the state attorney. He or she shall sign indictments, informations, and other official documents, as assistant state attorney, and, when so signed, such indictments, informations, and documents the same shall have the same force and effect as if signed by the state attorney.

(3)(4) Until otherwise provided by law, each assistant state attorney appointed by a state attorney under the authorization of this section shall receive the allowances for

expenses provided by law at the time of appointment, to be paid in accordance with such law. The salary for each assistant state attorney shall be set by the state attorney of the same judicial circuit in an amount not to exceed 100 percent of that state attorney's salary and shall be paid from funds appropriated for that purpose. However, the assistant state attorneys who serve in less than a full-time capacity shall be compensated for services performed in an amount in proportion to the salary allowed for full-time services.

Section 3. Section 27.58, Florida Statutes, is amended to read:

Existing laws.—This act shall not repeal but shall be supplementary to any local law or ordinance heretofore providing for a public defender or assigned defense counsel in any county or counties of the state, and the public defender in such county or counties may continue to operate under such prior act or ordinance to the extent determined by the board of county commissioners thereof; provided, however, that The public defender of each judicial circuit of the state shall be the chief administrator of all public defender services within the circuit whether such services are rendered by the state or county public defenders.

Section 4. <u>Section 213.305, Florida Statutes, is repealed.</u>

Section 5. This act shall take effect upon becoming a law.