Bill No. <u>CS for SB 844</u>

Barcode 155694

	CHAMBER ACTION <u>Senate</u> House					
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11	The Conference Committee on CS for SB 844 recommended the					
12	following amendment:					
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14	Conference Committee Amendment (with title amendment)					
15	Delete everything after the enacting clause					
16						
17	and insert:					
18	Section 1. Subsection (2) of section 39.8296, Florida					
19	Statutes, is amended to read:					
20	39.8296 Statewide Guardian Ad Litem Office;					
21	legislative findings and intent; creation; appointment of					
22	executive director; duties of office					
23	(2) STATEWIDE GUARDIAN AD LITEM OFFICEThere is					
24	created a Statewide Guardian Ad Litem Office within the					
25	Justice Administrative Commission. The Justice Administrative					
26	Commission shall provide administrative support and service to					
27	the office to the extent requested by the executive director					
28	within the available resources of the commission. The					
29	Statewide Guardian Ad Litem Office shall not be subject to					
30	control, supervision, or direction by the Justice					
31	Administrative Commission in the performance of its duties $_{\underline{i}}$					
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1 but the employees of the office shall be governed by the classification plan and salary and benefits plan approved by 2 the Justice Administrative Commission. 3 4 (a) The head of the Statewide Guardian Ad Litem Office is the executive director, who shall be appointed by the 5 Governor from a list of a minimum of three eligible applicants 6 7 submitted by a Guardian Ad Litem Qualifications Committee. The Guardian Ad Litem Qualifications Committee shall be composed 8 of five persons, two persons appointed by the Governor, two 9 10 persons appointed by the Chief Justice of the Supreme Court, 11 and one person appointed by the Statewide Guardian Ad Litem Association. The committee shall provide for statewide 12 13 advertisement and the receiving of applications for the position of executive director. The Governor shall appoint an 14 15 executive director from among the recommendations, or the Governor may reject the nominations and request the submission 16 of new nominees. The executive director must have knowledge in 17 dependency law and knowledge of social service delivery 18 19 systems available to meet the needs of children who are 20 abused, neglected, or abandoned. The executive director shall 21 serve on a full-time basis and shall personally, or through 22 representatives of the office, carry out the purposes and functions of the Statewide Guardian Ad Litem Office in 23 24 accordance with state and federal law. The executive director shall report to the Governor. The executive director shall 25 serve a 3-year term, subject to removal for cause by the 26 Governor. Any person appointed to serve as the executive 27 28 director may be permitted to serve more than one term. 29 (b) The Statewide Guardian Ad Litem Office shall, 30 within available resources, have oversight responsibilities for and provide technical assistance to all guardian ad litem 31 8:55 PM 05/03/06 c0844c1d-01

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1 and attorney ad litem programs located within the judicial circuits. 2 1. The office shall identify the resources required to 3 4 implement methods of collecting, reporting, and tracking reliable and consistent case data. 5 2. The office shall review the current guardian ad 6 7 litem programs in Florida and other states. 3. The office, in consultation with local guardian ad 8 9 litem offices, shall develop statewide performance measures 10 and standards. 11 4. The office shall develop a guardian ad litem training program. The office shall establish a curriculum 12 13 committee to develop the training program specified in this subparagraph. The curriculum committee shall include, but not 14 15 be limited to, dependency judges, directors of circuit quardian ad litem programs, active certified quardians ad 16 litem, a mental health professional who specializes in the 17 treatment of children, a member of a child advocacy group, a 18 19 representative of the Florida Coalition Against Domestic 20 Violence, and a social worker experienced in working with victims and perpetrators of child abuse. 21 22 5. The office shall review the various methods of funding guardian ad litem programs, shall maximize the use of 23 24 those funding sources to the extent possible, and shall review the kinds of services being provided by circuit guardian ad 25 26 litem programs. 6. The office shall determine the feasibility or 27 desirability of new concepts of organization, administration, 28 29 financing, or service delivery designed to preserve the civil and constitutional rights and fulfill other needs of dependent 30 31 children. 3 c0844c1d-01 8:55 PM 05/03/06

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7. No later than October 1, 2004, the office shall 1 submit to the Governor, the President of the Senate, the 2 Speaker of the House of Representatives, and the Chief Justice 3 4 of the Supreme Court an interim report describing the progress of the office in meeting the goals as described in this 5 section. No later than October 1, 2004, the office shall 6 7 submit to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Chief Justice 8 of the Supreme Court a proposed plan including alternatives 9 10 for meeting the state's guardian ad litem and attorney ad 11 litem needs. This plan may include recommendations for less than the entire state, may include a phase-in system, and 12 13 shall include estimates of the cost of each of the alternatives. Each year thereafter, the office shall provide a 14 15 status report and provide further recommendations to address the need for quardian ad litem services and related issues. 16 Section 2. Subsection (4) of section 43.16, Florida 17 Statutes, is amended to read: 18 19 43.16 Justice Administrative Commission; membership, 20 powers and duties. --21 (4)(a) The Justice Administrative Commission shall 22 employ an executive director and fix his or her salary. The executive director shall employ any necessary personnel for 23 24 the efficient performance of the commission according to a classification and pay plan annually approved by the 25 commission. 26 27 (b) All employees of or within the commission are exempt from the Career Service System provided in chapter 110 28 29 and, notwithstanding s. 110.205(5), are not included in the Senior Management Service or the Selected Exempt Service. The 30 31 commission shall annually approve a classification plan and 4 8:55 PM 05/03/06 c0844c1d-01

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1 salary and benefits plan.

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2	(c) Employees in permanent positions must be offered					
3	benefits comparable to those offered under the Career Service					
4	System.					
5	(d) The commission may offer benefits in excess of					
6	those offered under the Career Service System only to					
7	employees who are appointed to positions designated as having					
8	managerial or policymaking duties or positions requiring					
9	membership in The Florida Bar.					
10	(e) By January 15th of each year, the commission shall					
11	submit to the Executive Office of the Governor, the President					
12	of the Senate, and the Speaker of the House of Representatives					
13	a listing of all positions receiving benefits greater than					
14	those benefits offered under the Career Service System. Any					
15	change in the positions that are offered greater benefits or					
16	any change in the level of benefits is subject to the notice					
17	and objection procedures of s. 216.177.					
18	Section 3. Subsection (12) of section 110.123, Florida					
19	Statutes, is amended to read:					
20	110.123 State group insurance program					
21	(12) HEALTH SAVINGS ACCOUNTSThe department is					
22	authorized to establish health savings accounts for full-time					
23	and part-time state employees in association with a health					
24	insurance plan option authorized by the Legislature and					
25	conforming to the requirements and limitations of federal					
26	provisions relating to the Medicare Prescription Drug,					
27	Improvement, and Modernization Act of 2003.					
28	(a)1. A member participating in this health insurance					
29	plan option shall be eligible to receive an employer					
30	contribution into the employee's health savings account from					
31	the State Employees Health Insurance Trust Fund in an amount					
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1	to be determined by the Legislature. A member is not eligible					
2	for an employer contribution upon termination of employment.					
3	For the 2006-2007 2005-2006 fiscal year, the state's monthly					
4	contribution for employees having individual coverage shall be					
5	\$41.66 and the monthly contribution for employees having					
б	family coverage shall be \$83.33.					
7	2. A member participating in this health insurance					
8	plan option shall be eligible to deposit the member's own					
9	funds into a health savings account.					
10	(b) The monthly premiums paid by the employer for a					
11	member participating in this health insurance plan option					
12	shall include an amount equal to the monthly employer					
13	contribution authorized by the Legislature for that fiscal					
14	year.					
15	(c) The health savings accounts shall be administered					
16	in accordance with the requirements and limitations of federal					
17	provisions relating to the Medicare Prescription Drug,					
18	Improvement, and Modernization Act of 2003.					
19	Section 4. Subsection (7) of section 110.12315,					
20	Florida Statutes, is amended to read:					
21	110.12315 Prescription drug programThe state					
22	employees' prescription drug program is established. This					
23	program shall be administered by the Department of Management					
24	Services, according to the terms and conditions of the plan as					
25	established by the relevant provisions of the annual General					
26	Appropriations Act and implementing legislation, subject to					
27	the following conditions:					
28	(7) Under the state employees' prescription drug					
29	program copayments must be made as follows:					
30	(a) Effective January 1, 2004, through December 31,					
31	2005 •					
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1	1. For generic drug with card
2	2. For preferred brand name drug with card\$25.
3	3. For nonpreferred brand name drug with card\$40.
4	4. For generic mail order drug\$20.
5	5. For preferred brand name mail order drug\$50.
6	6. For nonpreferred brand name mail order drug\$80.
7	<u>(a)</u> (b) Effective January 1, 2006, through December 31,
8	2006, for the State Group Health Insurance Standard Plan:
9	1. For generic drug with card\$10.
10	2. For preferred brand name drug with card\$25.
11	3. For nonpreferred brand name drug with card\$40.
12	4. For generic mail order drug\$20.
13	5. For preferred brand name mail order drug\$50.
14	6. For nonpreferred brand name mail order drug\$80.
15	<u>(b)</u> (c) Effective January 1, 2006, through December 31,
16	2006, for the State Group Health Insurance High Deductible
17	Plan:
18	1. Retail coinsurance for generic drug with card30%.
19	2. Retail coinsurance for preferred brand name drug
20	with card
21	3. Retail coinsurance for nonpreferred brand name drug
22	with card
23	4. Mail order coinsurance for generic drug30%.
24	5. Mail order coinsurance for preferred brand name
25	drug
26	6. Mail order coinsurance for nonpreferred brand name
27	drug
28	<u>(c)</u> (d) The Department of Management Services shall
29	create a preferred brand name drug list to be used in the
30	administration of the state employees' prescription drug
31	program. 7
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1 Section 5. Subsection (6) of section 110.2035, Florida Statutes, is amended to read: 2 110.2035 Classification and compensation program.--3 4 (6) The department shall establish and maintain an equitable pay plan applicable to all occupations and shall be 5 б responsible for the overall review, coordination, and 7 administration of the pay plan. (a) The department shall provide for broad, 8 9 market-based pay bands for occupations and shall establish 10 guidelines for the employing agencies to move employees 11 through these pay bands. The employing agencies may determine the appropriate salary within the pay bands and guidelines 12 13 adopted by the department. Such pay bands, and the assignment of broadband levels to positions, shall not constitute rules 14 15 within the meaning of s. 120.52. 16 (b) The department, in consultation with the Executive Office of the Governor and the legislative appropriations 17 committees, shall conduct wage and salary surveys as necessary 18 19 for the purpose of achieving the goal of an equitable, 20 competitive, market-based pay policy. 21 (c) The department shall establish, by rule, 22 guidelines with respect to, and shall delegate to the 23 employing agencies, where appropriate, the authority to 24 administer the following: 1. Shift differentials. 25 2. On-call fees. 26 3. Hazardous-duty pay. 27 4. Salary increase and decrease corrections. 28 29 5. Lead-worker pay. 30 6. Temporary special duties pay. 31 7. Trainer-additive pay. 8:55 PM 05/03/06 c0844c1d-01

Florida Senate - 2006 CONFERENCE COMMITTEE AMENDMENT Bill No. CS for SB 844 Barcode 155694 1 8. Competitive area differentials. 9. Critical market pay. 2 3 4 The employing agency must use such pay additives as are appropriate within the guidelines established by the 5 department and consistent with the directions of the 6 7 Legislature contained in the General Appropriations Act. The employing agency and shall advise the department, the 8 Executive Office of the Governor, and the Legislature in 9 10 writing of the plan for implementing such pay additives prior 11 to the implementation date. An agency may not implement any pay additive to a cohort of positions sharing job 12 13 classifications or job occupations unless the Legislature has specifically authorized such pay additives and such pay 14 15 additives do not conflict with any collective bargaining agreement for that specific cohort of positions. Any action by 16 an employing agency to implement temporary special duties pay, 17 competitive area differentials, or critical market pay may be 18 19 implemented only after the department has reviewed and 20 recommended such action; however, an employing agency may use 21 temporary special duties pay for up to 3 months without prior 22 review by the department. The department shall annually provide to the Executive Office of the Governor and the 23 24 Legislature a summary report of the pay additives implemented 25 pursuant to this section. Section 6. Subsection (15) is added to section 2.6 112.061, Florida Statutes, to read: 27 112.061 Per diem and travel expenses of public 28 29 officers, employees, and authorized persons .--30 (15) CLASS C TRAVEL. -- Moneys appropriated from the 31 State Treasury may not be used to pay per diem or subsistence 9 8:55 PM 05/03/06 c0844c1d-01

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1
   related to Class C travel.
          Section 7. This act shall take effect July 1, 2006.
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б
   And the title is amended as follows:
7
          Delete everything before the enacting clause
8
9
   and insert:
                       A bill to be entitled
10
11
          An act relating to state employees; amending s.
          39.8296, F.S.; requiring that the Justice
12
          Administrative Commission approve the
13
          classification plan and salary and benefits for
14
15
          employees of the Statewide Guardian Ad Litem
16
          Office; amending s. 43.16, F.S.; providing that
          the employees of the Justice Administrative
17
          Commission are exempt from the Career Service
18
19
          System and not included in the Senior
20
          Management Service or Selected Exempt Service;
21
          requiring that such employees be offered
22
          benefits comparable to those of the Career
          Service System, with certain exceptions;
23
2.4
          requiring that the commission annually submit
          information concerning certain positions to the
25
          Executive Office of the Governor and the
26
          Legislature; providing that changes in such
27
          positions or level of benefits are subject to
28
29
          requirements for notice and objection; amending
30
          s. 110.123, F.S.; specifying the amount of the
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          employer contribution to employee health
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1	٤ ا	avings accounts for th	ne 2006-2007 fiscal ye	ear;	
2	amending s. 110.12315, F.S.; continuing the				
3	c	current schedules of co	opayments for the		
4	F	prescription drug prog	ram for state employee	es;	
5	c	leleting obsolete prov	isions; amending s.		
6	1	.10.2035, F.S.; requir:	ing that the Departmer	nt	
7	c	of Management Services	conduct wage and sala	ary	
8	£	surveys in consultation	n with the Executive		
9	C	Office of the Governor	and legislative		
10	a	appropriations committe	ees; requiring that ar	ı	
11	e	employing agency advise	e the Executive Office	e of	
12	t	the Governor and the Le	egislature of pay		
13	ā	additives before the da	ate of implementation	;	
14	F	prohibiting pay additiv	ves for a cohort of		
15	F	oositions unless speci:	fically authorized by	the	
16	I	egislature and not in	conflict with any		
17	c	collective bargaining a	agreement for that col	nort	
18	c	of positions; requiring	g that the Department	of	
19	Ν	Management Services and	nually report pay		
20	ā	additives to the Execu	tive Office of the		
21	G	Governor and the Legis	lature; amending s.		
22	1	12.061, F.S.; prohibi	ting the use of moneys	5	
23	f	from the State Treasury	y for per diem or		
24	£	subsistence related to	Class C travel;		
25	F	providing an effective	date.		
26					
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