

Amendment No.

CHAMBER ACTION

Senate

House

.

1 The Conference Committee on HB 5309 offered the following:

2
3 **Conference Committee Amendment (with title amendment)**

4 Remove everything after the enacting clause and insert:

5 Section 1. Section 39.903, Florida Statutes, is amended to
6 read:

7 39.903 Duties and functions of the department with respect
8 to domestic violence.-

9 (1) The department shall:

10 (a) Develop by rule criteria for the approval or rejection
11 of domestic violence centers applying for initial certification
12 after July 1, 2011 ~~certification or funding of domestic violence~~
13 ~~centers.~~

14 (b) Develop by rule minimum standards for domestic
15 violence centers to ensure the health and safety of the clients
16 in the centers.

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17 (c) Receive and approve or reject applications for initial
18 certification of domestic violence centers. Such certification
19 shall be renewed annually thereafter by the department upon a
20 favorable monitoring report by the Florida Coalition Against
21 Domestic Violence. If any of the required services are exempted
22 from certification by the department under s. 39.905(1)(c), the
23 center ~~may shall~~ not receive funding from the Florida Coalition
24 Against Domestic Violence for those services.

25 (d) ~~Have Evaluate each certified domestic violence center~~
26 ~~annually to ensure compliance with the minimum standards. The~~
27 ~~department has~~ the right to enter and inspect the premises of
28 domestic violence centers applying for an initial certification
29 after July 1, 2011, certified domestic violence centers at any
30 reasonable hour in order to effectively evaluate the state of
31 compliance with minimum standards of these centers with this
32 part and rules relating to this part. The Florida Coalition
33 Against Domestic Violence has the right to enter and inspect the
34 premises of certified domestic violence centers for monitoring
35 purposes.

36 (e) Adopt rules to implement this part.

37 (f) Promote the involvement of certified domestic violence
38 centers in the coordination, development, and planning of
39 domestic violence programming in the circuits ~~districts and the~~
40 ~~state.~~

41 ~~(2) The department shall serve as a clearinghouse for~~
42 ~~information relating to domestic violence.~~

43 (2)(3) The department shall operate the domestic violence
44 program and partner with the Florida Coalition Against Domestic
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45 ~~Violence in, which provides supervision, direction,~~
46 ~~coordination,~~ and administration of statewide activities related
47 to the prevention of domestic violence.

48 (3)(4) The department shall coordinate with state agencies
49 having health, education, or criminal justice responsibilities
50 to raise awareness of domestic violence and promote consistent
51 policy implementation ~~enlist the assistance of public and~~
52 ~~voluntary health, education, welfare, and rehabilitation~~
53 ~~agencies in a concerted effort to prevent domestic violence and~~
54 ~~to treat persons engaged in or subject to domestic violence.~~
55 ~~With the assistance of these agencies, the department, within~~
56 ~~existing resources, shall formulate and conduct a research and~~
57 ~~evaluation program on domestic violence. Efforts on the part of~~
58 ~~these agencies to obtain relevant grants to fund this research~~
59 ~~and evaluation program must be supported by the department.~~

60 (4) The department shall serve as the lead agency for
61 application of relevant federal grants and the coordinator of
62 the state's STOP Implementation Plan pursuant to the federal
63 Violence Against Women Act which promotes domestic violence
64 awareness, increases services to victims, and strengthens
65 perpetrator accountability.

66 ~~(5) The department shall develop and provide educational~~
67 ~~programs on domestic violence for the benefit of the general~~
68 ~~public, persons engaged in or subject to domestic violence,~~
69 ~~professional persons, or others who care for or may be engaged~~
70 ~~in the care and treatment of persons engaged in or subject to~~
71 ~~domestic violence.~~

72 (5)(6) The department shall cooperate with, assist in, and
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73 participate in ~~7~~ programs of other properly qualified state
74 agencies, federal agencies, private organizations ~~including any~~
75 ~~agency of the Federal Government,~~ schools of medicine,
76 hospitals, and clinics, in planning and conducting research on
77 the prevention of domestic violence and provision of services to
78 clients, ~~care, treatment, and rehabilitation of persons engaged~~
79 ~~in or subject to domestic violence.~~

80 (6) ~~(7)~~ The department shall contract with the Florida
81 Coalition Against Domestic Violence, the a statewide association
82 whose primary purpose is to represent and provide technical
83 assistance to certified domestic violence centers, for the
84 delivery and management of the delivery of services for the
85 state's domestic violence program. Services under this contract
86 shall include, but are not limited to, administration of
87 contracts and grants associated with the implementation of the
88 state's STOP Implementation Plan pursuant to the federal
89 Violence Against Women Act and the implementation of other
90 federal grants as directed by the department. As part of its
91 management of the delivery of services for the state's domestic
92 violence program, the coalition ~~This association~~ shall
93 implement, administer, and evaluate all services provided by the
94 certified domestic violence centers, ~~. The association shall~~
95 receive and approve or reject applications for funding of
96 certified domestic violence centers, and evaluate certified
97 domestic violence centers to determine compliance with
98 certification minimum standards. When approving funding for a
99 newly certified domestic violence center, the association shall
100 make every effort to minimize any adverse economic impact on
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101 existing certified domestic violence centers or services
102 provided within the same service area. In order to minimize
103 duplication of services, the association shall make every effort
104 to encourage subcontracting relationships with existing
105 certified domestic violence centers within the same service
106 area. In distributing funds allocated by the Legislature for
107 certified domestic violence centers, the association shall use a
108 formula approved by the department as specified in s.
109 39.905(7) (a).

110 (7) The department shall consider and award applications
111 from certified domestic violence centers for capital improvement
112 grants pursuant to s. 39.9055.

113 Section 2. Section 39.904, Florida Statutes, is amended to
114 read:

115 39.904 Report to the Legislature on the status of domestic
116 violence cases.—On or before January 1 of each year, the Florida
117 Coalition Against Domestic Violence ~~department~~ shall furnish to
118 the President of the Senate and the Speaker of the House of
119 Representatives a report on the status of domestic violence in
120 this state, which ~~report~~ shall include, but is not limited to,
121 the following:

122 (1) The incidence of domestic violence in this state.

123 (2) An identification of the areas of the state where
124 domestic violence is of significant proportions, indicating the
125 number of cases of domestic violence officially reported, as
126 well as an assessment of the degree of unreported cases of
127 domestic violence.

128 (3) An identification and description of the types of
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129 programs in the state that assist victims of domestic violence
130 or persons who commit domestic violence, including information
131 on funding for the programs.

132 (4) The number of persons who receive services from ~~are~~
133 ~~treated by or assisted by~~ local certified domestic violence
134 programs that receive funding through the Florida Coalition
135 Against Domestic Violence department.

136 (5) The incidence of domestic violence homicides in the
137 state, including information and data collected from state and
138 local domestic violence fatality review teams.

139 ~~(5) A statement on the effectiveness of such programs in~~
140 ~~preventing future domestic violence.~~

141 ~~(6) An inventory and evaluation of existing prevention~~
142 ~~programs.~~

143 ~~(7) A listing of potential prevention efforts identified~~
144 ~~by the department; the estimated annual cost of providing such~~
145 ~~prevention services, both for a single client and for the~~
146 ~~anticipated target population as a whole; an identification of~~
147 ~~potential sources of funding; and the projected benefits of~~
148 ~~providing such services.~~

149 Section 3. Paragraphs (c), (g), and (i) of subsection (1),
150 subsections (2), (3), and (5), paragraph (a) of subsection (6),
151 and paragraph (b) of subsection (7) of section 39.905, Florida
152 Statutes, are amended to read:

153 39.905 Domestic violence centers.—

154 (1) Domestic violence centers certified under this part
155 must:

156 (c) Provide minimum services that ~~which~~ include, but are
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157 not limited to, information and referral services, counseling
158 and case management services, temporary emergency shelter for
159 more than 24 hours, a 24-hour hotline, training for law
160 enforcement personnel, assessment and appropriate referral of
161 resident children, and educational services for community
162 awareness relative to the incidence of domestic violence, the
163 prevention of such violence, and the services available ~~care,~~
164 ~~treatment, and rehabilitation~~ for persons engaged in or subject
165 to domestic violence. If a 24-hour hotline, professional
166 training, or community education is already provided by a
167 certified domestic violence center within its designated service
168 area ~~a district~~, the department may exempt such certification
169 requirements for a new center serving the same service area
170 ~~district~~ in order to avoid duplication of services.

171 (g) File with the Florida Coalition Against Domestic
172 Violence ~~department~~ a list of the names of the domestic violence
173 advocates who are employed or who volunteer at the domestic
174 violence center who may claim a privilege under s. 90.5036 to
175 refuse to disclose a confidential communication between a victim
176 of domestic violence and the advocate regarding the domestic
177 violence inflicted upon the victim. The list must include the
178 title of the position held by the advocate whose name is listed
179 and a description of the duties of that position. A domestic
180 violence center must file amendments to this list as necessary.

181 (i) If its center is a new center applying for
182 certification, demonstrate that the services provided address a
183 need identified in the most current statewide needs assessment
184 approved by the department. If the center applying for initial
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185 certification proposes providing services in an area where a
186 certified domestic violence center exists, it must demonstrate
187 the unmet need by the existing center and describe any efforts
188 to reduce duplication of services.

189 (2) If the department finds that there is failure by a
190 center to comply with the requirements established under this
191 part or with the rules adopted pursuant thereto, the department
192 may deny, suspend, or revoke the certification of the center.
193 The grant, denial, suspension, or revocation of certification
194 does not constitute agency action under chapter 120.

195 (3) The annual certificate ~~shall~~ automatically expires
196 expire on December 31 unless the certification is temporarily
197 extended to allow the center to implement corrective action
198 plans the termination date shown on the certificate.

199 (5) Domestic violence centers may be established
200 throughout the state when private, local, state, or federal
201 funds are available and a need is demonstrated.

202 (6) In order to receive state funds, a center must:

203 (a) Obtain certification pursuant to this part. However,
204 the issuance of a certificate does will not obligate the Florida
205 Coalition Against Domestic Violence ~~department~~ to provide
206 funding.

207 (7)

208 (b) A contract between the Florida Coalition Against
209 Domestic Violence ~~statewide association~~ and a certified domestic
210 violence center shall contain provisions ensuring ~~assuring~~ the
211 availability and geographic accessibility of services throughout
212 the service area ~~district~~. For this purpose, a center may

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213 distribute funds through subcontracts or to center satellites,
214 ~~if provided~~ such arrangements and any subcontracts are approved
215 by the Florida Coalition Against Domestic Violence ~~statewide~~
216 ~~association.~~

217 Section 4. Subsection (18) of section 381.006, Florida
218 Statutes, is amended to read:

219 381.006 Environmental health.—The department shall conduct
220 an environmental health program as part of fulfilling the
221 state's public health mission. The purpose of this program is to
222 detect and prevent disease caused by natural and manmade factors
223 in the environment. The environmental health program shall
224 include, but not be limited to:

225 (18) A food service inspection function for domestic
226 violence centers that are certified and monitored by the Florida
227 Coalition Against Domestic Violence ~~Department of Children and~~
228 ~~Family Services~~ under part XIII of chapter 39 and group care
229 homes as described in subsection (16), which shall be conducted
230 annually and be limited to the requirements in department rule
231 applicable to community-based residential facilities with five
232 or fewer residents.

233
234 The department may adopt rules to carry out the provisions of
235 this section.

236 Section 5. Paragraph (b) of subsection (1) of section
237 381.0072, Florida Statutes, is amended to read:

238 381.0072 Food service protection.—It shall be the duty of
239 the Department of Health to adopt and enforce sanitation rules
240 consistent with law to ensure the protection of the public from
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241 food-borne illness. These rules shall provide the standards and
242 requirements for the storage, preparation, serving, or display
243 of food in food service establishments as defined in this
244 section and which are not permitted or licensed under chapter
245 500 or chapter 509.

246 (1) DEFINITIONS.—As used in this section, the term:

247 (b) "Food service establishment" means detention
248 facilities, public or private schools, migrant labor camps,
249 assisted living facilities, adult family-care homes, adult day
250 care centers, short-term residential treatment centers,
251 residential treatment facilities, homes for special services,
252 transitional living facilities, crisis stabilization units,
253 hospices, prescribed pediatric extended care centers,
254 intermediate care facilities for persons with developmental
255 disabilities, boarding schools, civic or fraternal
256 organizations, bars and lounges, vending machines that dispense
257 potentially hazardous foods at facilities expressly named in
258 this paragraph, and facilities used as temporary food events or
259 mobile food units at any facility expressly named in this
260 paragraph, where food is prepared and intended for individual
261 portion service, including the site at which individual portions
262 are provided, regardless of whether consumption is on or off the
263 premises and regardless of whether there is a charge for the
264 food. The term does not include any entity not expressly named
265 in this paragraph; nor does the term include a domestic violence
266 center certified and monitored by the Florida Coalition Against
267 Domestic Violence ~~Department of Children and Family Services~~
268 under part XIII of chapter 39 if the center does not prepare and
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269 | serve food to its residents and does not advertise food or drink
270 | for public consumption.

271 | Section 6. Section 741.281, Florida Statutes, is amended
272 | to read:

273 | 741.281 Court to order batterers' intervention program
274 | attendance.—If a person is found guilty of, has ~~had~~ adjudication
275 | withheld on, or pleads ~~has pled~~ nolo contendere to a crime of
276 | domestic violence, as defined in s. 741.28, that person shall be
277 | ordered by the court to a minimum term of 1 year's probation and
278 | the court shall order that the defendant attend a batterers'
279 | intervention program as a condition of probation. The court must
280 | impose the condition of the batterers' intervention program for
281 | a defendant under this section, but the court, in its
282 | discretion, may determine not to impose the condition if it
283 | states on the record why a batterers' intervention program might
284 | be inappropriate. The court must impose the condition of the
285 | batterers' intervention program for a defendant placed on
286 | probation unless the court determines that the person does not
287 | qualify for the batterers' intervention program pursuant to s.
288 | 741.325. ~~Effective July 1, 2002, the batterers' intervention~~
289 | ~~program must be a certified program under s. 741.32.~~ The
290 | imposition of probation under this section does ~~shall~~ not
291 | preclude the court from imposing any sentence of imprisonment
292 | authorized by s. 775.082.

293 | Section 7. Paragraph (g) of subsection (2) of section
294 | 741.2902, Florida Statutes, is amended to read:

295 | 741.2902 Domestic violence; legislative intent with
296 | respect to judiciary's role.—

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297 (2) It is the intent of the Legislature, with respect to
298 injunctions for protection against domestic violence, issued
299 pursuant to s. 741.30, that the court shall:

300 (g) Consider requiring the perpetrator to complete a
301 batterers' intervention program. It is preferred that such
302 program include requirements as stated in s. 741.325 be
303 ~~certified under s. 741.32.~~

304 Section 8. Paragraphs (a) and (e) of subsection (6) of
305 section 741.30, Florida Statutes, are amended to read:

306 741.30 Domestic violence; injunction; powers and duties of
307 court and clerk; petition; notice and hearing; temporary
308 injunction; issuance of injunction; statewide verification
309 system; enforcement.-

310 (6) (a) Upon notice and hearing, when it appears to the
311 court that the petitioner is either the victim of domestic
312 violence as defined by s. 741.28 or has reasonable cause to
313 believe he or she is in imminent danger of becoming a victim of
314 domestic violence, the court may grant such relief as the court
315 deems proper, including an injunction:

316 1. Restraining the respondent from committing any acts of
317 domestic violence.

318 2. Awarding to the petitioner the exclusive use and
319 possession of the dwelling that the parties share or excluding
320 the respondent from the residence of the petitioner.

321 3. On the same basis as provided in chapter 61, providing
322 the petitioner with 100 percent of the time-sharing in a
323 temporary parenting plan that shall remain in effect until the
324 order expires or an order is entered by a court of competent
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325 jurisdiction in a pending or subsequent civil action or
326 proceeding affecting the placement of, access to, parental time
327 with, adoption of, or parental rights and responsibilities for
328 the minor child.

329 4. On the same basis as provided in chapter 61,
330 establishing temporary support for a minor child or children or
331 the petitioner. An order of temporary support remains in effect
332 until the order expires or an order is entered by a court of
333 competent jurisdiction in a pending or subsequent civil action
334 or proceeding affecting child support.

335 5. Ordering the respondent to participate in treatment,
336 intervention, or counseling services to be paid for by the
337 respondent. When the court orders the respondent to participate
338 in a batterers' intervention program, the court, or any entity
339 designated by the court, must provide the respondent with a list
340 of ~~all certified batterers' intervention programs and all~~
341 ~~programs which have submitted an application to the Department~~
342 ~~of Children and Family Services to become certified under s.~~
343 ~~741.32, from which the respondent must choose a program in which~~
344 ~~to participate. If there are no certified batterers'~~
345 ~~intervention programs in the circuit, the court shall provide a~~
346 ~~list of acceptable programs from which the respondent must~~
347 ~~choose a program in which to participate.~~

348 6. Referring a petitioner to a certified domestic violence
349 center. The court must provide the petitioner with a list of
350 certified domestic violence centers in the circuit which the
351 petitioner may contact.

352 7. Ordering such other relief as the court deems necessary
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353 for the protection of a victim of domestic violence, including
354 injunctions or directives to law enforcement agencies, as
355 provided in this section.

356 (e) An injunction for protection against domestic violence
357 entered pursuant to this section, on its face, may order that
358 the respondent attend a batterers' intervention program as a
359 condition of the injunction. Unless the court makes written
360 factual findings in its judgment or order which are based on
361 substantial evidence, stating why batterers' intervention
362 programs would be inappropriate, the court shall order the
363 respondent to attend a batterers' intervention program if:

364 1. It finds that the respondent willfully violated the ex
365 parte injunction;

366 2. The respondent, in this state or any other state, has
367 been convicted of, had adjudication withheld on, or pled nolo
368 contendere to a crime involving violence or a threat of
369 violence; or

370 3. The respondent, in this state or any other state, has
371 had at any time a prior injunction for protection entered
372 against the respondent after a hearing with notice.

373

374 ~~It is mandatory that such programs be certified under s. 741.32.~~

375 Section 9. Subsection (5) of section 741.316, Florida
376 Statutes, is amended to read:

377 741.316 Domestic violence fatality review teams;
378 definition; membership; duties.—

379 (5) The domestic violence fatality review teams are
380 assigned to the Florida Coalition Against Domestic Violence
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381 ~~Department of Children and Family Services~~ for administrative
382 purposes.

383 Section 10. Section 741.32, Florida Statutes, is amended
384 to read:

385 741.32 ~~Certification of~~ Batterers' intervention programs.—

386 ~~(1)~~ The Legislature finds that the incidence of domestic
387 violence in this state Florida is disturbingly high, and that,
388 despite the efforts of many to curb this violence, ~~that~~ one
389 person dies at the hands of a spouse, ex-spouse, or cohabitant
390 approximately every 3 days. Further, a child who witnesses the
391 perpetration of this violence becomes a victim as he or she
392 hears or sees it occurring. This child is at high risk of also
393 being the victim of physical abuse by the parent who is
394 perpetrating the violence and, to a lesser extent, by the parent
395 who is the victim. These children are also at a high risk of
396 perpetrating violent crimes as juveniles and, later, becoming
397 perpetrators of the same violence that they witnessed as
398 children. The Legislature finds that there should be
399 standardized programming available to the justice system to
400 protect victims and their children and to hold the perpetrators
401 of domestic violence accountable for their acts. Finally, the
402 Legislature recognizes that in order for batterers' intervention
403 programs to be successful in protecting victims and their
404 children, all participants in the justice system as well as
405 social service agencies and local and state governments must
406 coordinate their efforts at the community level.

407 ~~(2) There is hereby established in the Department of~~
408 ~~Children and Family Services an Office for Certification and~~
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409 ~~Monitoring of Batterers' Intervention Programs. The department~~
410 ~~may certify and monitor both programs and personnel providing~~
411 ~~direct services to those persons who are adjudged to have~~
412 ~~committed an act of domestic violence as defined in s. 741.28,~~
413 ~~those against whom an injunction for protection against domestic~~
414 ~~violence is entered, those referred by the department, and those~~
415 ~~who volunteer to attend such programs. The purpose of~~
416 ~~certification of programs is to uniformly and systematically~~
417 ~~standardize programs to hold those who perpetrate acts of~~
418 ~~domestic violence responsible for those acts and to ensure~~
419 ~~safety for victims of domestic violence. The certification and~~
420 ~~monitoring shall be funded by user fees as provided in s.~~
421 ~~741.327.~~

422 Section 11. Section 741.325, Florida Statutes, is amended
423 to read:

424 741.325 Requirements for batterers' intervention programs
425 Guideline authority.—

426 (1) A batterers' intervention program shall meet the
427 following requirements ~~The Department of Children and Family~~
428 ~~Services shall promulgate guidelines to govern purpose,~~
429 ~~policies, standards of care, appropriate intervention~~
430 ~~approaches, inappropriate intervention approaches during the~~
431 ~~batterers' program intervention phase (to include couples~~
432 ~~counseling and mediation), conflicts of interest, assessment,~~
433 ~~program content and specifics, qualifications of providers, and~~
434 ~~credentials for facilitators, supervisors, and trainees. The~~
435 ~~department shall, in addition, establish specific procedures~~
436 ~~governing all aspects of program operation, including~~

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437 ~~administration, personnel, fiscal matters, victim and batterer~~
438 ~~records, education, evaluation, referral to treatment and other~~
439 ~~matters as needed. In addition, the rules shall establish:~~

440 (a)(1) ~~That~~ The primary purpose of the program ~~programs~~
441 shall be victim safety and the safety of the children, if
442 present.

443 (b)(2) ~~That~~ The batterer shall be held accountable for
444 acts of domestic violence.

445 (c)(3) ~~That~~ The program ~~programs~~ shall be at least 29
446 weeks in length and shall include 24 weekly sessions, plus
447 appropriate intake, assessment, and orientation programming.

448 (d)(4) ~~That~~ The program shall be a psychoeducational model
449 that employs a program content based on tactics of power and
450 control by one person over another.

451 ~~(5) That the programs and those who are facilitators,~~
452 ~~supervisors, and trainees be certified to provide these programs~~
453 ~~through initial certification and that the programs and~~
454 ~~personnel be annually monitored to ensure that they are meeting~~
455 ~~specified standards.~~

456 (e)(6) ~~The intent that~~ The program shall ~~programs~~ be user-
457 fee funded with fees from the batterers who attend the program
458 as payment, which ~~for programs~~ is important to the batterer
459 taking responsibility for the act of violence, ~~and from those~~
460 ~~seeking certification.~~ Exception shall be made for those local,
461 state, or federal programs that fund batterers' intervention
462 programs in whole or in part.

463 ~~(7) Standards for rejection and suspension for failure to~~
464 ~~meet certification standards.~~

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465 (2)(8) The requirements of this section ~~That these~~
466 ~~standards shall~~ apply only to programs that address the
467 perpetration of violence between intimate partners, spouses, ex-
468 spouses, or those who share a child in common or who are
469 cohabitants in intimate relationships for the purpose of
470 exercising power and control by one over the other. It will
471 endanger victims if courts and other referral agencies refer
472 family and household members who are not perpetrators of the
473 type of domestic violence encompassed by these requirements
474 ~~standards~~. Accordingly, the court and others who make referrals
475 should refer perpetrators only to programming that appropriately
476 addresses the violence committed.

477 Section 12. Section 741.327, Florida Statutes, is
478 repealed.

479 Section 13. Section 948.038, Florida Statutes, is amended
480 to read:

481 948.038 Batterers' intervention program as a condition of
482 probation, community control, or other court-ordered community
483 supervision.—As a condition of probation, community control, or
484 any other court-ordered community supervision, the court shall
485 order a person convicted of an offense of domestic violence, as
486 defined in s. 741.28, to attend and successfully complete a
487 batterers' intervention program unless the court determines that
488 the person does not qualify for the batterers' intervention
489 program pursuant to s. 741.325. ~~The batterers' intervention~~
490 ~~program must be a program certified under s. 741.32, and The~~
491 offender must pay the cost of attending the program.

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492 Section 14. Paragraph (a) of subsection (1) of section
493 938.01, Florida Statutes, is amended to read:

494 938.01 Additional Court Cost Clearing Trust Fund.—

495 (1) All courts created by Art. V of the State Constitution
496 shall, in addition to any fine or other penalty, require every
497 person convicted for violation of a state penal or criminal
498 statute or convicted for violation of a municipal or county
499 ordinance to pay \$3 as a court cost. Any person whose
500 adjudication is withheld pursuant to the provisions of s.
501 318.14(9) or (10) shall also be liable for payment of such cost.
502 In addition, \$3 from every bond estreature or forfeited bail
503 bond related to such penal statutes or penal ordinances shall be
504 remitted to the Department of Revenue as described in this
505 subsection. However, no such assessment may be made against any
506 person convicted for violation of any state statute, municipal
507 ordinance, or county ordinance relating to the parking of
508 vehicles.

509 (a) All costs collected by the courts pursuant to this
510 subsection shall be remitted to the Department of Revenue in
511 accordance with administrative rules adopted by the executive
512 director of the Department of Revenue for deposit in the
513 Additional Court Cost Clearing Trust Fund. These funds and the
514 funds deposited in the Additional Court Cost Clearing Trust Fund
515 pursuant to s. 318.21(2)(c) shall be distributed as follows:

516 1. Ninety-two percent to the Department of Law Enforcement
517 Criminal Justice Standards and Training Trust Fund.

518 2. Six and three-tenths percent to the Department of Law
519 Enforcement Operating Trust Fund for the Criminal Justice Grant
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Program.

520
521 3. One and seven-tenths percent to the Department of
522 Children and Family Services Domestic Violence Trust Fund for
523 the domestic violence program pursuant to s. 39.903(2)~~(3)~~.

524 Section 15. This act shall take effect July 1, 2011.
525

526 -----
527 **T I T L E A M E N D M E N T**

528 Remove the entire title and insert:

529 A bill to be entitled
530 An act relating to domestic violence; amending s. 39.903,
531 F.S.; revising provisions relating to certification of
532 domestic violence centers; providing specified additional
533 duties for and authority of the Florida Coalition Against
534 Domestic Violence; revising the duties of the Department
535 of Children and Family Services; requiring the department
536 to contract with the Florida Coalition Against Domestic
537 Violence for specified purposes; amending s. 39.904, F.S.;
538 requiring the Florida Coalition Against Domestic Violence
539 rather than the department to make a specified annual
540 report; revising the contents of the report; amending s.
541 39.905, F.S.; requiring the Florida Coalition Against
542 Domestic Violence rather than the department to perform
543 certain duties relating to certification of domestic
544 violence centers; revising provisions relating to
545 certification of domestic violence centers; requiring a
546 demonstration of need for certification of a new domestic
547 violence center; revising provisions relating to

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Amendment No.

548 expiration of a center's annual certificate; amending ss.
549 381.006, 381.0072, 741.281, 741.2902, 741.30, and 741.316,
550 F.S.; conforming provisions to changes made by the act;
551 amending s. 741.32, F.S.; deleting provisions relating to
552 certification of batterers' intervention programs;
553 amending s. 741.325, F.S.; revising the requirements for
554 batterers' intervention programs; repealing s. 741.327,
555 F.S., relating to certification and monitoring of
556 batterers' intervention programs; amending ss. 948.038 and
557 938.01, F.S.; conforming provisions to changes made by the
558 act; providing an effective date.