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A bill to be entitled

2 An act relating to juvenile justice circuit advisory 3 boards and juvenile justice county councils; amending 4 s. 985.664, F.S.; redesignating juvenile justice 5 circuit boards as juvenile justice circuit advisory 6 boards; requiring each board to have a county 7 organization representing each county in the circuit; 8 providing an exception for single-county circuits; 9 deleting provisions providing for juvenile justice county councils; revising provisions relating to 10 duties and responsibilities of boards; requiring 11 12 submission of circuit plans by specified dates; revising membership of boards; providing for 13 appointment and terms of members; providing for 14 15 quorums and for passage of measures or positions; revising provisions relating to bylaws; amending ss. 16 790.22, 938.17, 948.51, 985.48, and 985.676, F.S.; 17 18 conforming provisions to changes made by the act; providing an effective date. 19 20 21 Be It Enacted by the Legislature of the State of Florida: 22 Section 985.664, Florida Statutes, is amended 23 Section 1. 24 to read: 25 985.664 Juvenile justice circuit advisory boards and 26 juvenile justice county councils.-27 There is authorized a juvenile justice circuit (1)28 advisory board to be established in each of the 20 judicial Page 1 of 13

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29 circuits and a juvenile justice county council to be established 30 in each of the 67 counties. Except in single-county circuits, 31 each juvenile justice circuit advisory board shall have a county 32 organization representing each of the counties in the circuit. 33 The county organization shall report directly to the juvenile 34 justice circuit advisory board on the juvenile justice needs of 35 the county. The purpose of each juvenile justice circuit 36 advisory board and each juvenile justice county council is to 37 provide advice and direction to the department in the development and implementation of juvenile justice programs and 38 39 to work collaboratively with the department in seeking program 40 improvements and policy changes to address the emerging and 41 changing needs of Florida's youth who are at risk of 42 delinquency.

43 (2) <u>The duties and responsibilities of a juvenile justice</u>
44 circuit advisory board include, but are not limited to:

Developing Each juvenile justice county council shall 45 (a) develop a juvenile justice prevention and early intervention 46 plan for the county and shall collaborate with the circuit board 47 48 and other county councils assigned to that circuit in the 49 development of a comprehensive plan for the circuit. The initial 50 circuit plan shall be submitted to the department no later than 51 December 31, 2014, and no later than June 30 every 3 years 52 thereafter. The department shall prescribe a format and content 53 requirements for the submission of the comprehensive plan. 54 (b) (3) Participating in the facilitation of Juvenile 55 justice circuit boards and county councils shall also 56 participate in facilitating interagency cooperation and

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57 information sharing.

58 <u>(c)</u>(4) <u>Providing recommendations</u> Juvenile justice circuit 59 boards and county councils may apply for and receive public or 60 private grants to be administered by one of the community 61 partners that support one or more components of the 62 comprehensive county or circuit plan.

63 (d) (5) Providing recommendations to Juvenile justice 64 circuit boards and county councils shall advise and assist the 65 department in the evaluation and award of prevention and early 66 intervention grant programs, including the Community Juvenile 67 Justice Partnership Grant program established in s. 985.676 and 68 proceeds from the Invest in Children license plate annual use 69 fees.

70 <u>(e) (6)</u> Providing Each juvenile justice circuit board shall 71 provide an annual report to the department describing the 72 <u>board's</u> activities of the circuit board and each of the county 73 councils contained within its circuit. The department <u>shall may</u> 74 prescribe a format and content requirements for submission of 75 annual reports. <u>The annual report must be submitted to the</u> 76 <u>department no later than August 1 of each year.</u>

77 (3) (7) Each Membership of the juvenile justice circuit 78 advisory board shall have a minimum of 16 may not exceed 18 79 members, except as provided in subsections (8) and (9). The 80 membership of each Members must include the state attorney, the public defender, and the chief judge of the circuit, or their 81 82 respective designees. The remaining 15 members of the board must 83 be appointed by the county councils within that circuit. The 84 board must include at least one representative from each county

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85 council within the circuit. In appointing members to the circuit 86 board, the county councils must reflect:

87 (a) The circuit's geography and population distribution.
 88 (b) Juvenile justice partners, including, but not limited
 89 to, representatives of law enforcement, the school system, and
 90 the Department of Children and Family Services.

91 (b) (c) Diversity in the judicial circuit.
92 (8) At any time after the adoption of initial bylaws
93 pursuant to subsection (12), a juvenile justice circuit board
94 may revise the bylaws to increase the number of members by not
95 more than three in order to adequately reflect the diversity of
96 the population and community organizations or agencies in the
97 circuit.

98 (9) If county councils are not formed within a circuit, 99 the circuit board may establish its membership in accordance 100 with subsection (10). For juvenile justice circuit boards 101 organized pursuant to this subsection, the state attorney, 102 public defender, and chief circuit judge, or their respective 103 designees, shall be members of the circuit board.

104 (4) (10) Each member of the juvenile justice circuit 105 advisory board must be approved by the Secretary of Juvenile 106 Justice, except those members listed in paragraphs (a), (b), 107 (c), (e), (f), (g), and (h). Membership of The juvenile justice 108 county councils, or juvenile justice circuit advisory boards established under subsection (1) must (9), may include as 109 members representatives from the following entities: 110 111 The state attorney or his or her designee (a) 112 Representatives from the school district, which may include

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113	elected school board officials, the school superintendent,
114	school or district administrators, teachers, and counselors.
115	(b) The public defender or his or her designee
116	Representatives of the board of county commissioners.
117	(c) The chief judge or his or her designee Representatives
118	of the governing bodies of local municipalities within the
119	county.
120	(d) A representative of the corresponding circuit or
121	regional entity of the Department of Children and Families
121	
	Family Services.
123	(e) Representatives of local law enforcement agencies,
124	including The sheriff or the sheriff's designee from each county
125	in the circuit.
126	(f) A police chief or his or her designee from each county
127	in the circuit Representatives of the judicial system.
128	(g) A county commissioner or his or her designee from
129	each county in the circuit.
130	(h) The superintendent of each school district in the
131	circuit or his or her designee.
132	(i) A representative from the workforce organization of
133	each county in the circuit.
134	<u>(j)</u> <u>A representative</u> Representatives of the business
135	community.
136	(k) A youth representative who has had an experience with
137	the juvenile justice system and is not older than 21 years of
138	age.
139	(h) Representatives of other interested officials, groups,
140	or entities, including, but not limited to, a children's
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141	services council, public or private providers of juvenile
142	justice programs and services, students, parents, and advocates.
143	Private providers of juvenile justice programs may not exceed
144	one-third of the voting membership.
145	(1) (i) A representative representatives of the faith
146	community.
147	(m) (j) A health services representative who specializes in
148	<u>mental health care,</u> Representatives of victim-service programs,
149	<u>or</u> and victims of crimes.
150	(k) Representatives of the Department of Corrections.
151	(n) A parent or family member of a youth who has been
152	involved with the juvenile justice system.
153	(o) Up to five representatives from any of the following
154	who are not otherwise represented in this subsection:
155	1. Community leaders.
156	2. Youth-serving coalitions.
157	(5)(a) To form the initial juvenile justice circuit
158	advisory board, the Secretary of Juvenile Justice, in
159	consultation with the juvenile justice county councils in
160	existence on October 1, 2013, shall appoint the chair of the
161	board, who must meet the board membership requirements in
162	subsection (4). Within 45 days after being appointed, the chair
163	shall appoint the remaining members to the juvenile justice
164	circuit advisory board and submit the appointments to the
165	department for approval.
166	(b) Thereafter, when a vacancy in the office of the chair
167	occurs, the Secretary of Juvenile Justice, in consultation with
168	the juvenile justice circuit advisory board, shall appoint a new

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169 chair, who must meet the board membership requirements in 170 subsection (4). The chair shall appoint members to vacant seats 171 within 45 days after the vacancy and submit the appointments to 172 the department for approval. 173 A member may not serve more than three consecutive 2-(6) 174 year terms, except those members listed in paragraphs (4)(a), 175 (b), (c), (e), (f), (g), and (h). A former member who has not 176 served on the juvenile justice circuit advisory board for 2 177 years is eligible to serve on the juvenile justice circuit 178 advisory board again. 179 (7) At least half of the voting members of the juvenile 180 justice circuit advisory board constitutes a quorum. A quorum 181 must be present in order for the board to vote on a measure or 182 position. 183 (8) In order for a juvenile justice circuit advisory board 184 measure or position to pass, it must receive more than 50 185 percent of the vote. 186 (9) (11) Each juvenile justice county council, or juvenile 187 justice circuit advisory board established under subsection (9), 188 must provide for the establishment of an executive committee of 189 not more than 10 members. The duties and authority of the 190 executive committee must be addressed in the bylaws. 191 (10) (12) Each juvenile justice circuit advisory board and 192 county council shall have develop bylaws that provide for 193 officers and committees as the board or council deems necessary 194 and shall specify the qualifications, method of selection, and 195 term for each office created. The department shall prescribe a 196 format and content requirements for the bylaws. All bylaws must

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197 <u>be approved by the department.</u> The bylaws shall address at least 198 the following issues: process for appointments to the board or 199 council; election or appointment of officers; filling of vacant 200 positions; duration of member terms; provisions for voting; 201 meeting attendance requirements; and the establishment and 202 duties of an executive committee, if required under subsection 203 (11).

204 <u>(11)(13)</u> Members of juvenile justice circuit <u>advisory</u> 205 boards and county councils are subject to the provisions of part 206 III of chapter 112.

207 Section 2. Paragraph (c) of subsection (4) of section 208 790.22, Florida Statutes, is amended to read:

209 790.22 Use of BB guns, air or gas-operated guns, or 210 electric weapons or devices by minor under 16; limitation; 211 possession of firearms by minor under 18 prohibited; penalties.-212 (4)

213 The juvenile justice circuit advisory boards or (C) juvenile justice county councils or the Department of Juvenile 214 Justice shall establish appropriate community service programs 215 216 to be available to the alternative sanctions coordinators of the 217 circuit courts in implementing this subsection. The boards or 218 councils or department shall propose the implementation of a 219 community service program in each circuit, and may submit a 220 circuit plan, to be implemented upon approval of the circuit alternative sanctions coordinator. 221

222Section 3. Subsection (4) of section 938.17, Florida223Statutes, is amended to read:

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938.17 County delinquency prevention; juvenile assessment

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225 centers and school board suspension programs.-

(4) A sheriff's office that receives proceeds pursuant to
s. 939.185 shall account for all funds annually by August 1 in a
written report to the juvenile justice <u>circuit advisory board</u>
county council if funds are used for assessment centers, and to
the district school board if funds are used for suspension
programs.

232 Section 4. Subsection (2) of section 948.51, Florida 233 Statutes, is amended to read:

234 948.51 Community corrections assistance to counties or 235 county consortiums.-

(2) ELIGIBILITY OF COUNTIES AND COUNTY CONSORTIUMS.-A 236 237 county, or a consortium of two or more counties, may contract 238 with the Department of Corrections for community corrections 239 funds as provided in this section. In order to enter into a 240 community corrections partnership contract, a county or county 241 consortium must have a public safety coordinating council established under s. 951.26 and must designate a county officer 242 243 or agency to be responsible for administering community 244 corrections funds received from the state. The public safety 245 coordinating council shall prepare, develop, and implement a 246 comprehensive public safety plan for the county, or the 247 geographic area represented by the county consortium, and shall 248 submit an annual report to the Department of Corrections 249 concerning the status of the program. In preparing the 250 comprehensive public safety plan, the public safety coordinating 251 council shall cooperate with the juvenile justice circuit 252 advisory board and the juvenile justice county council,

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253 established under s. 985.664_{τ} in order to include programs and 254 services for juveniles in the plan. To be eligible for community 255 corrections funds under the contract, the initial public safety 256 plan must be approved by the governing board of the county, or 257 the governing board of each county within the consortium, and 258 the Secretary of Corrections based on the requirements of this 259 section. If one or more other counties develop a unified public safety plan, the public safety coordinating council shall submit 260 261 a single application to the department for funding. Continued 262 contract funding shall be pursuant to subsection (5). The plan 263 for a county or county consortium must cover at least a 5-year 264 period and must include:

(a) A description of programs offered for the jobplacement and treatment of offenders in the community.

(b) A specification of community-based intermediate
sentencing options to be offered and the types and number of
offenders to be included in each program.

(c) Specific goals and objectives for reducing the
projected percentage of commitments to the state prison system
of persons with low total sentencing scores pursuant to the
Criminal Punishment Code.

(d) Specific evidence of the population status of all
programs which are part of the plan, which evidence establishes
that such programs do not include offenders who otherwise would
have been on a less intensive form of community supervision.

(e) The assessment of population status by the public
safety coordinating council of all correctional facilities owned
or contracted for by the county or by each county within the

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281 consortium.

(f) The assessment of bed space that is available for substance abuse intervention and treatment programs and the assessment of offenders in need of treatment who are committed to each correctional facility owned or contracted for by the county or by each county within the consortium.

(g) A description of program costs and sources of funds for each community corrections program, including community corrections funds, loans, state assistance, and other financial assistance.

291 Section 5. Subsection (13) of section 985.48, Florida 292 Statutes, is amended to read:

293 985.48 Juvenile sexual offender commitment programs;
294 sexual abuse intervention networks.-

295 (13)Subject to specific appropriation, availability of 296 funds, or receipt of appropriate grant funds, the Office of the 297 Attorney General, the Department of Children and Families Family Services, or the Department of Juvenile Justice, or local 298 299 juvenile justice councils shall award grants to sexual abuse 300 intervention networks that apply for such grants. The grants may 301 be used for training, treatment, conditional release, 302 evaluation, public awareness, and other specified community 303 needs that are identified by the network. A grant shall be awarded based on the applicant's level of local funding, level 304 of collaboration, number of juvenile sexual offenders to be 305 306 served, number of victims to be served, and level of unmet 307 needs.

308

Section 6. Paragraph (a) of subsection (1) and paragraphs

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309 (b) and (e) of subsection (2) of section 985.676, Florida 310 Statutes, are amended to read:

311 985.676 Community juvenile justice partnership grants.312 (1) GRANTS; CRITERIA.-

(a) In order to encourage the development of <u>a</u> county and circuit juvenile justice <u>plan</u> plans and the development and implementation of county and circuit interagency agreements under s. 985.664, the community juvenile justice partnership grant program is established and shall be administered by the department.

319

(2) GRANT APPLICATION PROCEDURES.-

320 (b) The department shall consider the following in 321 awarding such grants:

322 1. The recommendations of the juvenile justice county 323 council as to the priority that should be given to proposals 324 submitted by entities within a county.

325 2. the recommendations of the juvenile justice circuit 326 <u>advisory</u> board as to the priority that should be given to 327 proposals submitted by entities within a circuit <u>in awarding</u> 328 such grants.

329 Each entity that is awarded a grant as provided for in (e) 330 this section shall submit an annual evaluation report to the 331 department, the circuit juvenile justice manager, and the juvenile justice circuit advisory board, and the juvenile 332 333 justice county council, by a date subsequent to the end of the 334 contract period established by the department, documenting the 335 extent to which the program objectives have been met, the effect 336 of the program on the juvenile arrest rate, and any other

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337 information required by the department. The department shall

338 coordinate and incorporate all such annual evaluation reports

339 with s. 985.632. Each entity is also subject to a financial

- 340 audit and a performance audit.
- 341

Section 7. This act shall take effect October 1, 2013.