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1	A reviser's bill to be entitled
2	An act relating to the Florida Statutes; amending ss.
3	319.30, 379.2495, 408.9091, 961.05, and 1003.451,
4	F.S.; to conform to the directive of the Legislature
5	in section 9 of chapter 2012-116, Laws of Florida,
6	codified as section 11.242(5)(j), Florida Statutes, to
7	prepare a reviser's bill to omit all statutes and
8	laws, or parts thereof, which grant duplicative,
9	redundant, or unused rulemaking authority; providing
10	an effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Paragraph (a) of subsection (8) and subsection
15	(10) of section 319.30, Florida Statutes, are amended to read:
16	319.30 Definitions; dismantling, destruction, change of
17	identity of motor vehicle or mobile home; salvage
18	(8)(a) Secondary metals recyclers and salvage motor
19	vehicle dealers shall return to the department on a monthly
20	basis all certificates of title and salvage certificates of
21	title that are required by this section to be obtained.
22	Secondary metals recyclers and salvage motor vehicle dealers may
23	elect to notify the department electronically through procedures
24	established by the department when they receive each motor
25	vehicle or mobile home, salvage motor vehicle or mobile home, or
26	derelict motor vehicle with a certificate of title or salvage
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27 certificate of title through procedures established by the 28 department. The department may adopt rules and establish fees as it deems necessary or proper for the administration of the 29 30 electronic notification service. 31 (10) The department may adopt rules to implement an 32 electronic system for issuing salvage certificates of title and certificates of destruction. 33 Section 2. Subsection (5) of section 379.2495, Florida 34 Statutes, is amended to read: 35 379.2495 Florida Ships-2-Reefs Program; matching grant 36 37 requirements.-38 (5) The commission is authorized to adopt rules pursuant 39 to ss. 120.536(1) and 120.54 to address procedures necessary to 40 administer the matching grants provided in this section. Section 3. Subsection (11) of section 408.9091, Florida 41 Statutes, is amended to read: 42 43 408.9091 Cover Florida Health Care Access Program.-(11) RULEMAKING AUTHORITY.-The agency and the Financial 44 45 Services Commission may adopt rules pursuant to ss. 120.536(1) 46 and 120.54 as needed to administer this section. 47 Section 4. Section 961.05, Florida Statutes, is amended to 48 read: 961.05 Application for compensation for wrongful 49 incarceration; administrative expunction; determination of 50 51 entitlement to compensation.-A wrongfully incarcerated person who is eligible for 52 (1) Page 2 of 6

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53 compensation as defined in this act must initiate his or her 54 application for compensation as required in this section no more 55 than 2 years after the original sentencing court enters its 56 order finding that the person meets the definition of wrongfully 57 incarcerated person and is eligible for compensation as defined 58 in this act.

(2) A wrongfully incarcerated person who is eligible for compensation under the act must apply to the Department of Legal Affairs. No estate of, or personal representative for, a decedent is entitled to apply on behalf of the decedent for compensation for wrongful incarceration.

(3) The Department of Legal Affairs may adopt rules
 regarding the forms and procedures related to applications for
 compensation under the Victims of Wrongful Incarceration
 Compensation Act.

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(4) The application must include:

69 (a) A certified copy of the order vacating the conviction70 and sentence;

(b) A certified copy of the original sentencing court's order finding the claimant to be a wrongfully incarcerated person who is eligible for compensation under this act;

74 (c) Certified copies of the original judgment and 75 sentence;

(d) Documentation demonstrating the length of the sentence
served, including documentation from the Department of
Corrections regarding the person's admission into and release

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79 from the custody of the Department of Corrections; 80 Positive proof of identification, including two full (e) sets of fingerprints administered by a law enforcement agency 81 82 and a current form of photo identification, demonstrating that 83 the person seeking compensation is the same individual who was 84 wrongfully incarcerated; 85 All supporting documentation of any fine, penalty, or (f) 86 court costs imposed and paid by the wrongfully incarcerated person as described in s. 961.06(1)(c); and 87 All supporting documentation of any reasonable 88 (q) 89 attorney's fees and expenses as described in s. 961.06(1)(d); 90 and 91 (h) Any other documentation, evidence, or information 92 required by rules adopted by the department. 93 (4) (4) (5) The department shall forward one full set of fingerprints of the applicant to the Department of Law 94 Enforcement for statewide criminal records checks. The 95 Department of Law Enforcement shall forward the second set of 96 97 fingerprints to the Federal Bureau of Investigation for national 98 criminal records checks. The results of the state and national 99 records checks shall be submitted to the department. 100 (5) (5) (6) Upon receipt of an application, the department 101 shall examine the application and notify the claimant within 30 102 calendar days of any errors or omissions, and request any additional information relevant to the review of the 103 application. The claimant shall have 15 days after proper 104 Page 4 of 6

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105 notification of any existing errors or omissions to supplement 106 the application. The department may not deny an application for 107 failure of the claimant to correct an error or omission or 108 supply additional information unless the department timely 109 notified the claimant of such errors or omissions or requested 110 the additional information within the 30-day period specified in 111 this subsection. The department shall process and review each completed application within 90 calendar days. Once the 112 113 department determines whether a claim for compensation meets the requirements of this act, the department shall notify the 114 115 claimant within 5 business days of that determination.

116 <u>(6)</u> (7) If the department determines that a claimant meets 117 the requirements of this act, the wrongfully incarcerated person 118 who is the subject of the claim becomes entitled to 119 compensation, subject to the provisions in s. 961.06.

Section 5. Subsection (5) of section 1003.451, Florida Statutes, is amended to read:

122 1003.451 Junior Reserve Officers' Training Corps; military 123 recruiters; access to public school campuses.-

124 (5) The State Board of Education may adopt rules under ss. 125 120.536(1) and 120.54 to administer this section. 126 Reviser's note.—Amends or repeals provisions of the Florida 127 Statutes pursuant to the directive of the Legislature in s. 128 9, ch. 2012-116, Laws of Florida, codified as section 11.242(5)(j), Florida Statutes, to prepare a reviser's bill 130 to omit all statutes and laws, or parts thereof, which Page 5 of 6

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131 grant duplicative, redundant, or unused rulemaking 132 authority.

Section 6. This act shall take effect on the 60th day after adjournment sine die of the session of the Legislature in which enacted.

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