1	A bill to be entitled
2	An act relating to juvenile justice; amending s.
3	985.12, F.S.; authorizing a law enforcement officer to
4	issue a warning to a juvenile who admits having
5	committed a misdemeanor or to inform the child's
6	parent or guardian of the child's infraction; allowing
7	a law enforcement officer who does not exercise one of
8	these options to issue a civil citation or require
9	participation in a similar diversion program;
10	requiring a law enforcement officer to provide written
11	documentation in certain circumstances; providing that
12	repeat misdemeanor offenders may participate in the
13	civil citation program or a similar diversion program
14	under certain circumstances; reenacting ss.
15	943.051(3)(b) and 985.11(1)(b), F.S., relating to the
16	issuance of a civil citation, and the issuance of a
17	civil citation or similar diversion program,
18	respectively, to incorporate the amendments made to s.
19	985.12, F.S., in references thereto; providing an
20	effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Subsection (1) of section 985.12, Florida
25	Statutes, is amended to read:
26	985.12 Civil citation
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27 (1)There is established a juvenile civil citation process for the purpose of providing an efficient and innovative 28 29 alternative to custody by the Department of Juvenile Justice for 30 children who commit nonserious delinquent acts and to ensure 31 swift and appropriate consequences. The department shall 32 encourage and assist in the implementation and improvement of 33 civil citation programs or other similar diversion programs around the state. The civil citation or similar diversion 34 program shall be established at the local level with the 35 36 concurrence of the chief judge of the circuit, state attorney, 37 public defender, and the head of each local law enforcement 38 agency involved. The program may be operated by an entity such 39 as a law enforcement agency, the department, a juvenile assessment center, the county or municipality, or another some 40 other entity selected by the county or municipality. An entity 41 42 operating the civil citation or similar diversion program must 43 do so in consultation and agreement with the state attorney and 44 local law enforcement agencies. Under such a juvenile civil 45 citation or similar diversion program, a any law enforcement officer, upon making contact with a juvenile who admits having 46 47 committed a misdemeanor, may choose to issue a simple warning or 48 inform the child's guardian or parent of the child's infraction, 49 or may issue a civil citation or require participation in a 50 similar diversion program, and assess up to not more than 50 community service hours, and require participation in 51 52 intervention services as indicated by an assessment of the needs

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53 of the juvenile, including family counseling, urinalysis monitoring, and substance abuse and mental health treatment 54 55 services. A copy of each citation issued under this section 56 shall be provided to the department, and the department shall 57 enter appropriate information into the juvenile offender 58 information system. Use of the civil citation or similar 59 diversion program is not limited to first-time misdemeanors and 60 may be used in a second or subsequent misdemeanor. If an arrest 61 is made, a law enforcement officer must provide written 62 documentation as to why an arrest was warranted. Only first-time 63 misdemeanor offenders are eligible for the civil citation or 64 similar diversion program. At the conclusion of a juvenile's 65 civil citation program or similar diversion program, the agency 66 operating the program shall report the outcome to the 67 department. The issuance of a civil citation is not considered a 68 referral to the department.

69 Section 2. For the purpose of incorporating the amendment 70 made by this act to section 985.12, Florida Statutes, in a 71 reference thereto, paragraph (b) of subsection (3) of section 72 943.051, Florida Statutes, is reenacted to read:

943.051 Criminal justice information; collection and
storage; fingerprinting.-

75 (3)

(b) A minor who is charged with or found to have committed the following offenses shall be fingerprinted and the fingerprints shall be submitted electronically to the

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79 department, unless the minor is issued a civil citation pursuant to s. 985.12: 80 1. Assault, as defined in s. 784.011. 81 82 2. Battery, as defined in s. 784.03. 83 3. Carrying a concealed weapon, as defined in s. 84 790.01(1). 85 4. Unlawful use of destructive devices or bombs, as defined in s. 790.1615(1). 86 Neglect of a child, as defined in s. 827.03(1)(e). 87 5. 6. Assault or battery on a law enforcement officer, a 88 89 firefighter, or other specified officers, as defined in s. 90 784.07(2)(a) and (b). 7. Open carrying of a weapon, as defined in s. 790.053. 91 Exposure of sexual organs, as defined in s. 800.03. 92 8. 93 9. Unlawful possession of a firearm, as defined in s. 790.22(5). 94 95 10. Petit theft, as defined in s. 812.014(3). 96 Cruelty to animals, as defined in s. 828.12(1). 11. 97 12. Arson, as defined in s. 806.031(1). 98 13. Unlawful possession or discharge of a weapon or 99 firearm at a school-sponsored event or on school property, as 100 provided in s. 790.115. 101 Section 3. For the purpose of incorporating the amendment 102 made by this act to section 985.12, Florida Statutes, in a 103 reference thereto, paragraph (b) of subsection (1) of section 104 985.11, Florida Statutes, is reenacted to read: Page 4 of 7

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105	985.11 Fingerprinting and photographing							
106	(1)							
107	() (b) Unless the child is issued a civil citation or is							
108	participating in a similar diversion program pursuant to s.							
109	985.12, a child who is charged with or found to have committed							
110	· · · · · · · · · · · · · · · · · · ·							
111								
112								
113	1. Assault, as defined in s. 784.011.							
114	2. Battery, as defined in s. 784.03.							
115	3. Carrying a concealed weapon, as defined in s.							
116								
117	4. Unlawful use of destructive devices or bombs, as							
118	defined in s. 790.1615(1).							
119	5. Neglect of a child, as defined in s. 827.03(1)(e).							
120	6. Assault on a law enforcement officer, a firefighter, or							
121								
122	7. Open carrying of a weapon, as defined in s. 790.053.							
123	8. Exposure of sexual organs, as defined in s. 800.03.							
124	9. Unlawful possession of a firearm, as defined in s.							
125	790.22(5).							
126	10. Petit theft, as defined in s. 812.014.							
127	11. Cruelty to animals, as defined in s. 828.12(1).							
128	12. Arson, resulting in bodily harm to a firefighter, as							
129	defined in s. 806.031(1).							
130	13. Unlawful possession or discharge of a weapon or							
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131 firearm at a school-sponsored event or on school property as 132 defined in s. 790.115.

134 A law enforcement agency may fingerprint and photograph a child 135 taken into custody upon probable cause that such child has 136 committed any other violation of law, as the agency deems 137 appropriate. Such fingerprint records and photographs shall be retained by the law enforcement agency in a separate file, and 138 these records and all copies thereof must be marked "Juvenile 139 140 Confidential." These records are not available for public 141 disclosure and inspection under s. 119.07(1) except as provided 142 in ss. 943.053 and 985.04(2), but shall be available to other law enforcement agencies, criminal justice agencies, state 143 attorneys, the courts, the child, the parents or legal 144 145 custodians of the child, their attorneys, and any other person 146 authorized by the court to have access to such records. In 147 addition, such records may be submitted to the Department of Law Enforcement for inclusion in the state criminal history records 148 149 and used by criminal justice agencies for criminal justice 150 purposes. These records may, in the discretion of the court, be 151 open to inspection by anyone upon a showing of cause. The 152 fingerprint and photograph records shall be produced in the 153 court whenever directed by the court. Any photograph taken 154 pursuant to this section may be shown by a law enforcement 155 officer to any victim or witness of a crime for the purpose of 156 identifying the person who committed such crime.

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FLO	RIDA	HOUSE	OF REP	PRESENTA	TIVES
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Section 4. This act shall take effect October 1, 2015.

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