HB7115, Engrossed 1

1	A bill to be entitled
2	An act relating to the Arthur G. Dozier School for
3	Boys; providing for the interment of certain remains
4	exhumed from the Arthur G. Dozier School for Boys;
5	providing definitions; providing responsibilities and
6	duties of the Division of Purchasing of the Department
7	of Management Services for reinterment of the remains;
8	creating s. 265.007, F.S.; providing legislative
9	intent; establishing the Arthur G. Dozier School for
10	Boys Memorial; providing locations for such memorial;
11	requiring the Department of Management Services to
12	administer the memorial and coordinate with and
13	consider recommendations by specified entities and
14	persons; authorizing the department to adopt rules;
15	requiring the Board of Trustees of the Internal
16	Improvement Trust Fund to convey, maintain, and
17	surplus certain lands associated with the Arthur G.
18	Dozier School for Boys; requiring the Division of
19	State Lands of the Department of Environmental
20	Protection to prepare a proposal to conduct a
21	feasibility study and submit the proposal to the
22	Governor and the Legislature by a specified date;
23	naming the Forensic Training Center; providing an
24	appropriation; providing an effective date.
25	

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26 WHEREAS, the Florida State Reform School, also known as the 27 "Florida Industrial School for Boys," the "Florida School for 28 Boys," the "Arthur G. Dozier School for Boys," and the "Dozier 29 School," was opened by the state in 1900 in Marianna to house 30 children who had committed minor criminal offenses such as 31 incorrigibility, truancy, and smoking, as well as more serious 32 offenses such as theft and murder, and

33 WHEREAS, throughout the Dozier School's history, reports of 34 abuse, suspicious deaths, and threats of closure plagued the 35 school, and

36 WHEREAS, a forensic investigation funded by the Legislature 37 and conducted by the University of South Florida from 2013 to 38 2016 found incomplete records regarding deaths and burials that 39 occurred at the Dozier School between 1900 and 1960, and found 40 that families were often notified after the child was buried or 41 denied access to their remains at the time of burial, and

42 WHEREAS, on November 18, 1914, a fire consumed a school 43 dormitory at the Dozier School in which children and school 44 employees perished, some of whom died after returning to the 45 burning building to assist in rescue efforts, and

46 WHEREAS, excavations conducted as part of the forensic 47 investigation yielded 55 burial sites, 24 more sites than 48 reported in official records, and

WHEREAS, due to the lack of documentation andcontradictions in the historical record, questions persist

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51 regarding the identity of persons buried at the Dozier School 52 and the circumstances surrounding their deaths, and

53 WHEREAS, the Dozier School closed in 2011 after 54 investigations by the Florida Department of Law Enforcement and 55 the Civil Rights Division of the United States Department of 56 Justice, and

57 WHEREAS, in 2016, the Legislature created the Dozier Task 58 Force, which recommended that the remains of the 1914 dormitory 59 fire victims should be reinterred at Boot Hill Cemetery on the 60 Dozier School's property; that all other unidentified or unclaimed remains should be reinterred in Tallahassee, with the 61 62 location to be determined by the Legislature; and that two memorials should be established, one in Tallahassee and one in 63 64 Jackson County, dedicated to the memories of the children who lived and died at the Dozier School, including the 1914 65 66 dormitory fire victims, and

67 WHEREAS, Thomas Varnadoe was 13 years old when he died on 68 October 26, 1934, only 34 days after being admitted to the 69 Florida School for Boys, and his remains were identified in 2014 70 by the forensic anthropologists and archeologists from the 71 University of South Florida after being exhumed from an unmarked 72 grave on school grounds, NOW THEREFORE,

73

74 Be It Enacted by the Legislature of the State of Florida:75

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76	Section 1. Notwithstanding s. 406.50, Florida Statutes,
77	this act governs the disposition of unclaimed or unidentified
78	remains that were exhumed from the Arthur G. Dozier School for
79	Boys in Marianna during the forensic investigation conducted by
80	the University of South Florida.
81	Section 2. (1) For purposes of this section, the term:
82	(a) "Division" means the Division of Purchasing of the
83	Department of Management Services.
84	(b) "University" means the University of South Florida.
85	(2) For purposes of this section, the division shall be
86	considered a legally authorized person as defined in ss.
87	406.49(6) and 497.005(43), Florida Statutes, to care for
88	unclaimed or unidentified remains exhumed by the university from
89	the Arthur G. Dozier School for Boys in Jackson County.
90	(3) In order to care for the remains of victims of the
91	1914 dormitory fire at the Arthur G. Dozier School for Boys in a
92	respectful and dignified manner, the division shall:
93	(a) Pursuant to chapter 287, Florida Statutes, select a
94	removal service, licensed under chapter 497, Florida Statutes,
95	to transport such remains from Tampa to a funeral establishment
96	in Jackson County, licensed under chapter 497, Florida Statutes,
97	for preparation for reinterment of such remains.
98	(b) Pursuant to chapter 287, Florida Statutes, select a
99	funeral establishment in Jackson County, licensed under chapter
100	497, Florida Statutes, to prepare such remains for reinterment.
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101	(c) Ensure that such remains are reinterred at the Boot
102	
	Hill Cemetery located at the Arthur G. Dozier School for Boys in
103	Jackson County.
104	(d) After consulting with the university and the Division
105	of Historical Resources of the Department of State, select and
106	cause to be installed appropriate and respectful markers,
107	including specific markers to preserve the accession numbers
108	used by the university in its forensic investigation.
109	(4) In order to care for all other unclaimed or
110	unidentified remains exhumed by the university from the Arthur
111	G. Dozier School for Boys in Jackson County in a respectful and
112	dignified manner, the division shall:
113	(a) Pursuant to chapter 287, Florida Statutes, select a
114	removal service, licensed under chapter 497, Florida Statutes,
115	to transport such remains from Tampa to a funeral establishment
116	in Leon County for preparation for reinterment.
117	(b) Pursuant to chapter 287, Florida Statutes, select a
118	funeral establishment in Leon County, licensed under chapter
119	497, Florida Statutes, to prepare such remains for interment.
120	(c) Select one cemetery in Leon County, licensed under
121	chapter 497, Florida Statutes, at which such remains shall be
122	buried.
123	(d) After consulting with the university and the Division
124	of Historical Resources of the Department of State, select and
125	cause to be installed an appropriate and respectful marker for
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126 each burial site, including specific markers to preserve the 127 accession numbers used by the university in its forensic 128 investigation. 129 The division shall consult with the Division of (5) 130 Funeral, Cemetery, and Consumer Services of the Department of 131 Financial Services to develop terms and conditions applicable to 132 the procurement of contractual services pursuant to this 133 section, including, but not limited to: 134 (a) The tasks and verifiable deliverables that the 135 contractors are required to perform or furnish in order to ensure the appropriate and respectful handling, transportation, 136 137 preparation, and burial of the remains of victims of the 1914 138 dormitory fire and all other unclaimed or unidentified remains, 139 and the installation of funeral or other appropriate markers at 140 the burial sites. 141 (b) Evaluation and selection criteria to be used in 142 determining the acceptability and relative merit of proposals to perform these services. 143 144 Section 3. Section 265.007, Florida Statutes, is created 145 to read: 146 265.007 Arthur G. Dozier School for Boys Memorial.-147 (1) It is the intent of the Legislature to memorialize the 148 boys who lived and died at the Arthur G. Dozier School for Boys, 149 including the victims of the 1914 dormitory fire.

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150	(2) There is established the Arthur G. Dozier School for
151	Boys Memorial at two locations, one of which shall be located in
152	Tallahassee, and one of which shall be located in Jackson
153	County.
154	(3) The memorials shall be administered by the Department
155	of Management Services.
156	(4) (a) The Department of Management Services shall
157	designate an appropriate public area for the Arthur G. Dozier
158	School for Boys Memorial in Tallahassee, on the premises of the
159	Capitol Complex, as defined in s. 281.01, not including the
160	State Capital Circle Office Complex. The department shall
161	consider recommendations by the Florida Historical Commission as
162	required pursuant to ss. 265.111 and 267.0612(9), coordinate
163	with the Division of Historical Resources of the Department of
164	State regarding the design and placement of the memorial, and
165	consider recommendations by former students of the Arthur G.
166	Dozier School for Boys regarding the design of the memorial.
167	(b) The Department of Management Services, in consultation
168	with the Division of State Lands of the Department of
169	Environmental Protection and the Jackson County Administrator,
170	shall designate an appropriate public area for the Arthur G.
171	Dozier School for Boys Memorial in Jackson County. The
172	department shall coordinate with the Division of Historical
173	Resources of the Department of State regarding the design and
174	placement of the memorial, and consider recommendations by
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175	former students of the Arthur C. Design Coheel for Dove
175	former students of the Arthur G. Dozier School for Boys
176	regarding the design of the memorial.
177	(5) The Department of Management Services may adopt rules
178	necessary to implement this section.
179	Section 4. (1) The Board of Trustees of the Internal
180	Improvement Trust Fund shall, upon conveyance of the lands
181	formerly associated with the Arthur G. Dozier School for Boys,
182	include a deed restriction to memorialize and maintain the
183	structure known as the "White House" and the land upon which the
184	structure is located, to include a 50-foot buffer, excluding
185	existing roadways, surrounding the structure. There shall be a
186	perpetual public easement reserved in the deed for ingress and
187	egress to the White House.
188	(2) The Board of Trustees of the Internal Improvement
189	Trust Fund shall, upon conveyance of the lands formerly
190	associated with the Arthur G. Dozier School for Boys, include a
191	deed restriction to memorialize and maintain the Boot Hill
192	Cemetery, to include a 100-foot buffer surrounding the cemetery.
193	There shall be a perpetual public easement reserved in the deed
194	for ingress and egress to the Boot Hill Cemetery.
195	(3) The Board of Trustees of the Internal Improvement
196	Trust Fund shall convey to Jackson County the lands historically
197	known as the "North Campus," the "South Campus," and the Boot
198	Hill Cemetery formerly associated with the Arthur G. Dozier
199	School for Boys in fee simple, subject to the restrictions,
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200	reservations, and easements referenced in subsections (1) and
201	(2), and any portion encumbered by a lease shall hereby be
202	extinguished. If, after notice of the intended conveyance,
203	Jackson County declines acceptance of title, then the Board of
204	Trustees of the Internal Improvement Trust Fund may surplus such
205	property pursuant to s. 253.0341, Florida Statutes, subject to
206	the restrictions, reservations, and easements referenced in
207	subsections (1) and (2).
208	(4) The Board of Trustees of the Internal Improvement
209	Trust Fund may surplus the remaining property formerly
210	associated with the Arthur G. Dozier School for Boys in fee
211	simple, and shall offer Jackson County the right of first
212	refusal to purchase those lands subject to any reservations and
213	easements. If, after notice of the intent to surplus such lands,
214	Jackson County declines the right of first refusal to purchase
215	such property, then the Board of Trustees of the Internal
216	Improvement Trust Fund may surplus such property pursuant to s.
217	253.0341, Florida Statutes.
218	Section 5. The Division of State Lands of the Department
219	of Environmental Protection shall prepare a proposal with
220	various options to conduct a feasibility study to locate
221	previously unidentified potential burial sites through surface
222	and subsurface evaluations on all lands formerly associated with
223	the Arthur G. Dozier School for Boys, and shall incorporate
224	technological options, including ground-penetrating radar,
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225 methodology of data collection, and the estimated cost for each 226 option. The department may select a qualified entity that has an 227 existing state term contract, a university, or an entity with 228 expertise in forensic research and applied sciences to assist in 229 the preparation of some or all portions of the proposal, and may 230 coordinate with the Department of Management Services and the 231 Department of State in the development of the proposal. The 232 department shall submit a copy of the proposal to the Governor, the President of the Senate, and the Speaker of the House of 233 234 Representatives by January 1, 2018. 235 Section 6. The Forensic Training Center, which is 236 appropriated for in Specific Appropriation 1234 of the General 237 Appropriations Act, is hereby named the "Thomas Varnadoe 238 Forensic Center for Education and Research." 239 Section 7. For the 2017-2018 fiscal year, the sum of \$1.2 240 million in nonrecurring funds is appropriated from the General 241 Revenue Fund to the Department of Management Services for the 242 purpose of implementing sections 2 and 3 of this act. Funds 243 remaining unexpended or unencumbered from such appropriation as 244 of July 1, 2018, shall revert and be reappropriated for the same 245 purpose in the 2018-2019 fiscal year. 246 Section 8. This act shall take effect upon becoming a law.

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