

# CHAPTER 99-4

## House Bill No. 1045

An act relating to the Florida Statutes; repealing ss. 11.42(3)(b)2., 88.011, 88.012, 88.021, 88.031, 88.0405, 88.041, 88.051, 88.0515, 88.061, 88.065, 88.081, 88.091, 88.101, 88.105, 88.111, 88.121, 88.131, 88.141, 88.151, 88.161, 88.171, 88.181, 88.191, 88.193, 88.211, 88.221, 88.231, 88.235, 88.241, 88.251, 88.255, 88.261, 88.271, 88.281, 88.291, 88.295, 88.297, 88.311, 88.321, 88.331, 88.341, 88.345, 88.351, 88.371, 201.131, 212.055(6), 231.1713, 231.601, 240.1201(10)(j), 240.605(5)(c), 253.025(7)(e)4., 259.032(12)(b)3., 287.057(22), 287.073(5), 290.0065(8), 290.0301, 290.0311, 290.032, 290.033, 290.034, 290.035, 290.036, 290.0365, 290.037, 290.038, 290.039, 290.0395, 327.25(13), 372.672(4), 375.041(3)(b), 376.319, 402.3015(10), 403.7195, 487.201, 487.202, 487.203, 487.204, 487.205, 487.206, 487.207, 550.09511(5), 616.261(2), 620.56, 620.565, 620.57, 620.575, 620.58, 620.585, 620.59, 620.595, 620.60, 620.605, 620.61, 620.615, 620.62, 620.625, 620.63, 620.635, 620.64, 620.645, 620.65, 620.655, 620.66, 620.665, 620.67, 620.675, 620.68, 620.685, 620.69, 620.695, 620.70, 620.705, 620.71, 620.715, 620.72, 620.725, 620.73, 620.735, 620.74, 620.745, 620.75, 620.755, 620.76, 620.765, 620.77, 627.09155, and 957.04(8), Florida Statutes, pursuant to s. 11.242, Florida Statutes; all of which provisions have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature.

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

Section 1. Subparagraph 2. of paragraph (b) of subsection (3) of s. 11.42, Florida Statutes, is repealed.

Reviser's note.—The cited subparagraph, which relates to prior-existing job qualifications for employees in positions associated with the Florida Education Finance Program full-time enrollment verification function assigned to the Auditor General pursuant to s. 229.565(2) expired pursuant to its own terms, effective July 1, 1998.

Section 2. Sections 88.011, 88.012, 88.021, 88.031, 88.0405, 88.041, 88.051, 88.0515, 88.061, 88.065, 88.081, 88.091, 88.101, 88.105, 88.111, 88.121, 88.131, 88.141, 88.151, 88.161, 88.171, 88.181, 88.191, 88.193, 88.211, 88.221, 88.231, 88.235, 88.241, 88.251, 88.255, 88.261, 88.271, 88.281, 88.291, 88.295, 88.297, 88.311, 88.321, 88.331, 88.341, 88.345, 88.351, and 88.371, Florida Statutes, are repealed.

Reviser's note.—The cited sections, which comprise the Revised Uniform Reciprocal Enforcement of Support Act (1968), were repealed by s. 10, ch. 96-189, Laws of Florida, effective July 1, 1997. Since the sections were not repealed by a "current session" of the Legislature, they may be omitted from

the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 3. Section 201.131, Florida Statutes, is repealed.

Reviser's note.—The cited section, which relates to metering machines used to apply stamps for the excise tax on documents, was repealed by s. 13, ch. 96-395, Laws of Florida, effective April 1, 1997. Since the section was not repealed by a "current session" of the Legislature, it may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 4. Subsection (6) of section 212.055, Florida Statutes, 1998 Supplement, as amended by section 9 of chapter 98-342, Laws of Florida, is repealed.

Reviser's note.—This subsection, which relates to the small county indigent care surtax, expired pursuant to its own terms, effective October 1, 1998.

Section 5. Section 231.1713, Florida Statutes, is repealed.

Reviser's note.—The cited section, which specifies school system personnel not required to be refingerprinted or rescreened, was repealed by s. 14, ch. 96-369, Laws of Florida, effective January 1998. Since the section was not repealed by a "current session" of the Legislature, it may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 6. Section 231.601, Florida Statutes, is repealed.

Reviser's note.—The cited section, which provides intent relating to state policy for in service training of instructional personnel, was repealed by s. 21, ch. 85-238, Laws of Florida, effective October 1, 1995. Since the section was not repealed by a "current session" of the Legislature, it may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 7. Paragraph (j) of subsection (10) of section 240.1201, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited paragraph, which provides for residency status for tuition purposes for persons relocated from another state to a military establishment in this state as a result of the Base Realignment and Closure Act for the 1996-1997 fiscal year only, expired pursuant to its own terms, effective July 1, 1997.

Section 8. Paragraph (c) of subsection (5) of section 240.605, Florida Statutes, 1998 Supplement, as amended by section 9 of chapter 98-71, Laws of Florida, and section 14 of chapter 98-398, Laws of Florida, is repealed.

Reviser's note.—The cited paragraph, which provides for funding for the Florida resident access grant in the amount set forth in the General Appropriations Act for the 1997-1998 fiscal year only, was repealed by s. 28, ch.

95-430, Laws of Florida, as amended by s. 16, ch. 96-420, Laws of Florida, and s. 10, ch. 97-246, Laws of Florida, effective July 1, 1998. Since the paragraph was not repealed by a "current session" of the Legislature, it may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 9. Subparagraph 4. of paragraph (e) of subsection (7) of section 253.025, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subparagraph, which provides authorization for the District Court of Appeal, Fifth District, to pay up to 150 percent of the approved appraised value for the acquisition of real properties required for expansion, expired pursuant to its own terms, effective July 1, 1997.

Section 10. Subparagraph 3. of paragraph (b) of subsection (12) of section 259.032, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subparagraph, which provides for payment in lieu of taxes to Glades County, for the 1997-1998 fiscal year only, where a privately owned and operated prison leased to the state was opened within the last 2 years for which no other state moneys were allocated, expired pursuant to its own terms, effective July 1, 1998.

Section 11. Subsection (22) of section 287.057, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection, which provides for procurement and retention of the services of a professional administrator for the State Employees' Health Self-Insurance Plan and requires departments to follow good purchasing practices of state procurement to the extent practical, expired pursuant to its own terms, effective July 1, 1998.

Section 12. Subsection (5) of section 287.073, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection, which provides for an exemption from s. 287.073 for expenditures for the 1997-1998 fiscal year by any department for projects funded from funds in Specific Appropriation 1495 of the 1997-1998 General Appropriations Act, expired pursuant to its own terms, effective July 1, 1998.

Section 13. Subsection (8) of section 290.0065, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection, which authorizes certain amendments of the boundaries of noncontiguous areas of specified enterprise zones, expired pursuant to its own terms, effective July 1, 1997.

Section 14. Sections 290.0301, 290.0311, 290.032, 290.033, 290.034, 290.035, 290.036, 290.0365, 290.037, 290.038, 290.039, and 290.0395, Florida Statutes, are repealed.

Reviser's note.—The cited sections, which comprise the Community Development Corporation Support and Assistance Program Act, were repealed

by ch. 91-262, Laws of Florida, effective June 30, 1998. Since the sections were not repealed by a "current session" of the Legislature, they may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 15. Subsection (13) of section 327.25, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provides for proration of registration fees on a monthly basis for the period of June 1, 1997, through May 31, 1998, for purposes of implementing the birth month schedule of registration, expired pursuant to its own terms, effective June 1, 1998.

Section 16. Subsection (4) of section 372.672, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection, which provides for up to \$50,000 appropriated from the Florida Panther Research and Management Trust Fund for fiscal year 1997-1998 only, for recovering, housing, and maintaining Texas cougars purchased as part of the Florida panther research and management program, expired pursuant to its own terms, effective July 1, 1998.

Section 17. Paragraph (b) of subsection (3) of section 375.041, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which provides for use of Land Acquisition Trust Fund moneys not pledged for rentals or debt service for specified purposes to be used for lease payments in wildlife management areas for fiscal year 1996-1997 only, expired pursuant to its own terms, effective July 1, 1997.

Section 18. Section 376.319, Florida Statutes, as amended by section 618 of ch. 95-148, Laws of Florida, is repealed.

Reviser's note.—The cited section, which relates to indemnification of response action contractors, was repealed by s. 24, ch. 86-159, Laws of Florida, as amended by s. 7, ch. 88-331, Laws of Florida, effective October 1, 1997. Since the section was not repealed by a "current session" of the Legislature, it may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 19. Subsection (10) of section 402.3015, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which permits appropriation of funds for the 1996-1997 fiscal year only, for subsidized child care for children of working parents whose family incomes do not exceed 150 percent of the federal poverty income guidelines, expired pursuant to its own terms, effective July 1, 1997.

Section 20. Section 403.7195, Florida Statutes, is repealed.

Reviser's note.—The cited section, which provides for waste newsprint disposal fees, expired by its own terms, effective October 1, 1995.

Section 21. Sections 487.201, 487.202, 487.203, 487.204, 487.205, 487.206, and 487.207, Florida Statutes, are repealed.

Reviser's note.—The cited sections, which comprise the Florida Agricultural Worker Safety Act, were repealed by s. 28, ch. 94-233, Laws of Florida, effective January 1, 1998. Since the sections were not repealed by a "current session" of the Legislature, they may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 22. Subsection (5) of section 550.09511, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection, which relates to authorizing a jai alai permitholder in a county with only two permitholders, one for dog racing and one for jai alai, to conduct intertrack wagering as a guest during calendar year 1997 if it conducted a full schedule of live gaming during fiscal year 1994-1995 and applied for a license to conduct a full schedule of live gaming during fiscal year 1997-1998, was repealed by s. 5, ch. 95-390, Laws of Florida, as amended by s. 5, ch. 96-364, Laws of Florida, effective January 1, 1998. Since the subsection was not repealed by a "current session" of the Legislature, it may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 23. Subsection (2) of section 616.261, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which relates to appropriation of funds for the 1996-1997 fiscal year for operation, maintenance, and improvement of the Florida State Fair and the Florida State Fairgrounds, expired pursuant to its own terms, effective July 1, 1997.

Section 24. Sections 620.56, 620.565, 620.57, 620.575, 620.58, 620.585, 620.59, 620.595, 620.60, 620.605, 620.61, 620.615, 620.62, 620.625, 620.63, 620.635, 620.64, 620.645, 620.65, 620.655, 620.66, 620.665, 620.67, 620.675, 620.68, 620.685, 620.69, 620.695, 620.70, 620.705, 620.71, 620.715, 620.72, 620.725, 620.73, 620.735, 620.74, 620.745, 620.75, 620.755, 620.76, 620.765, and 620.77, Florida Statutes, are repealed.

Reviser's note.—The cited sections, which comprise the Uniform Partnership Act, were repealed by s. 25, ch. 95-242, Laws of Florida, effective January 1, 1998. Since the sections were not repealed by a "current session" of the Legislature, they may be omitted from the Florida Statutes 1999 only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 25. Section 627.09155, Florida Statutes, is repealed.

Reviser's note.—The cited section, which relates to approval of rating plans for workers' compensation that provide for premium credits not to

exceed 10 percent for employers that utilize managed care arrangements as certified by the Agency for Health Care Administration, expired pursuant to its own terms, effective January 1, 1997.

Section 26. Subsection (8) of section 957.04, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which relates to expenditure of funds for the 1996-1997 fiscal year only, to assist in defraying impact costs incurred by a municipality or county and associated with the opening and operating of a private correctional facility, expired pursuant to its own terms, effective July 1, 1997.

Approved by the Governor March 25, 1999.

Filed in Office Secretary of State March 25, 1999.