

CHAPTER 99-5

House Bill No. 1047

An act relating to the Florida Statutes; repealing ss. 61.181(2)(b)3., 95.11(5)(c), 186.007(5)(c), 206.045(1) and (2), 213.053(7)(k), 230.2306(1)(c), 232.246(6)(c), 239.505(12), 253.7821(2), 255.554, 288.90152, 290.009(4), 316.0747(2), 318.1451(5), 320.073, 322.292(5), 325.217(3), 327.25(12)(d), 339.2405(7)(a)6., 344.29, 369.313(3), 372.025(2)(b) and (d), 373.1965, 373.197(3), 374.976(4), 374.9785, 376.30711(7), 380.05(22)(b), 381.0056(7)(a), 381.0403(5)(b), 381.731(3), 393.002(8), 393.21, 400.702, 402.3026(3), 402.45(11), 403.08735(2), 403.4131(10), 403.7043(5), 403.7061(5), 403.714(2), 403.7191(3)(a), (b), (4)(c), and (8), 403.7192(2)(c), 403.7199(6), 403.722(5)(c) and (d), 409.1673(4)(b), 409.1674, 409.9125, 410.0245(1)(c), 411.222(3)(b), 413.605(5), 414.065(11)(b), 427.705(9), 440.151(1)(e), 446.045(3), 466.004(7), 467.209, 468.354(3)(b), 484.045(3), 509.215(6)(c), 550.09514(2)(e), 560.118(2)(c), 560.122, 590.026(6)(a), 593.114(3), 626.8414(2), 627.311(4)(q), 627.914(6), 636.005(4), 636.013, 636.014, 636.066(2), 678.101, 713.135(2), 721.301(2), 741.31(6), 753.003, 760.85, 760.851, 760.852, 760.853, 796.02, and 985.06(5), Florida Statutes, pursuant to s. 11.242, Florida Statutes; deleting provisions that have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded.

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

Section 1. Subparagraph 3. of paragraph (b) of subsection (2) of section 61.181, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. The subparagraph required that, prior to June 30, 1995, depositories and the Department of Revenue provide estimates of the cost of continuing the collection and maintenance of certain information.

Section 2. Paragraph (c) of subsection (5) of section 95.11, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited paragraph, which relates to actions to enforce rights under the Uniform Commercial Code: Bulk Transfers, is obsolete. Chapter 676, Uniform Commercial Code: Bulk Transfers, was repealed by s. 3, ch. 93-77, Laws of Florida.

Section 3. Paragraph (c) of subsection (5) of section 186.007, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited paragraph, which required the Executive Office of the Governor to prepare the long-term infrastructure and capital outlay portion of the state comprehensive plan no later than July 1, 1986, has served its purpose.

Section 4. Subsections (1) and (2) of section 206.045, Florida Statutes, are repealed.

Reviser's note.—The cited subsections, which relate to license fees and expiration dates for persons conducting fuel business from January 1, 1996, through June 30, 1996, and July 1, 1996, through December 31, 1997, have served their purpose.

Section 5. Paragraph (k) of subsection (7) of section 213.053, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited paragraph, which authorized the Department of Revenue to provide information related to s. 403.7197 to the Department of Environmental Protection, is obsolete. Section 403.7197 was repealed by s. 26, ch. 97-94, Laws of Florida.

Section 6. Paragraph (c) of subsection (1) of section 230.2306, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which required submittal of reports to a state coordinating council and compilation by the council of a final report for submittal by March 1, 1997, has served its purpose.

Section 7. Paragraph (c) of subsection (6) of section 232.246, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—Repealed to delete an obsolete provision. Paragraph (6)(c) pertains to graduation requirements for adult students from the beginning of the 1978-1979 school year and before the 1984-1985 school year.

Section 8. Subsection (12) of section 239.505, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which required a report from the Commissioner of Education to the Legislature no later than January 1, 1993, concerning recommendations for modification to statutes or rules necessary to remove barriers to the implementation of constructive youth programs, has served its purpose.

Section 9. Subsection (2) of section 253.7821, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. The subsection required a review and recommendations relating to greenways management prior to the 1995 regular legislative session.

Section 10. Section 255.554, Florida Statutes, is repealed.

Reviser's note.—The cited section, which required regional asbestos program managers to review asbestos surveys completed prior to January 1, 1989, and to approve those surveys that were to be found consistent with the Asbestos Identification and Remediation Plan, has served its purpose.

Section 11. Section 288.90152, Florida Statutes, is repealed.

Reviser's note.—The cited section, which authorized a pilot matching grant program for the 1997-1998 fiscal year, has served its purpose.

Section 12. Subsection (4) of section 290.009, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which required a review and report by the Enterprise Zone Interagency Coordinating Council by December 1, 1996, has served its purpose.

Section 13. Subsection (2) of section 316.0747, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which allowed for use of nonconforming traffic control devices in use by a nongovernmental entity up to January 1, 1992, has served its purpose.

Section 14. Subsection (5) of section 318.1451, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provides for studies of driver improvement courses and required a report of the findings by October 1, 1997, has served its purpose.

Section 15. Section 320.073, Florida Statutes, is repealed.

Reviser's note.—The cited section, which relates to impact fee refunds, is obsolete. Persons eligible for the refund were required to file an application for the refund within 1 year of May 28, 1996.

Section 16. Subsection (5) of section 322.292, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. Subsection (5) required three reports; the last date for which a report was required, December 31, 1996, has passed.

Section 17. Subsection (3) of section 325.217, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which required a report relating to the motor vehicle inspection program no later than December 15, 1991, has served its purpose.

Section 18. Paragraph (d) of subsection (12) of section 327.25, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which relates to registration periods from June 1, 1997, through May 31, 1998, for purposes of implementing the birth month vessel registration schedule, has served its purpose.

Section 19. Subparagraph 6. of paragraph (a) of subsection (7) of section 339.2405, Florida Statutes, is repealed.

Reviser's note.—The cited subparagraph, which relates to an assessment of the feasibility of planting and maintaining indigenous wildflowers and plants on rights-of-way to be completed and reported on by July 1, 1998, has served its purpose.

Section 20. Section 344.29, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete an obsolete provision. The certificates of indebtedness authorized and provided for in s. 344.29 were required to mature no later than 1992.

Section 21. Subsection (3) of section 369.313, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which relates to a report due on or before 24 months from July 1, 1995, has served its purpose.

Section 22. Paragraphs (b) and (d) of subsection (2) of section 372.025, Florida Statutes, are repealed.

Reviser's note.—Repealed to delete obsolete provisions. Paragraph (2)(b) defines the term "flood control district" and paragraph (2)(d) defines the term "buffer zone" for purposes of s. 372.025, but the terms are not used anywhere else in the section.

Section 23. Section 373.1965 and subsection (3) of section 373.197, Florida Statutes, are repealed.

Reviser's note.—Repealed to delete obsolete provisions. The Coordinating Council on the Restoration of the Kissimmee River Valley and Taylor Creek-Nubbins Slough Basin was to cease to exist pursuant to s. 373.1965(6) upon completion of a report to the Legislature within 1 year of the effective date of ch. 76-113, Laws of Florida, June 14, 1976, and a 5-year program implementation period. The Department of Environmental Protection confirmed that the council is no longer functioning.

Section 24. Subsection (4) of section 374.976, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection, which required inland navigation districts to report to the Legislature no later than January 1, 1991, on projects, financial assistance, and matching funds, has served its purpose.

Section 25. Section 374.9785, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete an obsolete provision. Section 374.9785 created an exemption from ch. 85-200, Laws of Florida, for the Cross Florida Canal Navigation District, created in s. 374.301. Section 374.301 was repealed by s. 2, ch. 93-265, Laws of Florida.

Section 26. Subsection (7) of section 376.30711, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which required a pilot project to determine the effectiveness and feasibility of utilizing competitive bid proce-

dures to procure site rehabilitation services, has served its purpose. Subsection (7) required use of the competitive bid procedures for a minimum of 25 priority sites for the 1997-1998 fiscal year and required a report by March 1, 1998, on the cost-effectiveness of utilizing competitive bid procedures.

Section 27. Paragraph (b) of subsection (22) of section 380.05, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited paragraph required listed state agencies to prepare reports for existing state areas of critical concern within 6 months of "the effective date of this section." Subsection (22) was added to s. 380.05 by s. 50, ch. 93-206, Laws of Florida, effective July 1, 1993.

Section 28. Paragraph (a) of subsection (7) of section 381.0056, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which requires district school boards to coordinate the educational aspects of the school health services program with the Florida Comprehensive Health Education and Substance Abuse Prevention Act, is obsolete. The Florida Comprehensive Health Education and Substance Abuse Prevention Act was repealed by s. 38, ch. 97-190, Laws of Florida.

Section 29. Paragraph (b) of subsection (5) of section 381.0403, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which provided for terms of membership for the Community Hospital Education Council expiring September 30, 1991, and required the Governor to appoint five members on or before October 1, 1991, has served its purpose. General membership and term requirements for the council are contained in s. 381.0403(5)(a).

Section 30. Subsection (3) of section 381.731, Florida Statutes, as renumbered from section 408.601 by section 2 of chapter 98-224, Laws of Florida, is repealed.

Reviser's note.—The cited subsection, which required submittal of an initial plan by December 31, 1992, has served its purpose.

Section 31. Subsection (8) of section 393.002, Florida Statutes, is repealed.

Reviser's note.—The cited subsection is obsolete. It required the Developmental Disabilities Council to make all arrangements and fulfill all legal conditions to become a nonprofit corporation no later than December 31, 1995.

Section 32. Section 393.21, Florida Statutes, is repealed.

Reviser's note.—The cited section, which required the former Department of Health and Rehabilitative Services to develop rules for naming developmental services institutions by October 1, 1981, is obsolete. The rules promulgated pursuant to s. 393.21 were repealed because they were no longer necessary.

Section 33. Section 400.702, Florida Statutes, is repealed.

Reviser's note.—The cited section, which relates to a pilot program for intermediate-level care facilities, has served its purpose. Evaluation of the pilot program was contracted for by the former Department of Health and Rehabilitative Services and was required to be presented to the Legislature by February 1, 1994.

Section 34. Subsection (3) of section 402.3026, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which specified that implementation of the full-service schools program begin with the 1990-1991 school year and be fully implemented by the 1995-1996 school year, has served its purpose.

Section 35. Subsection (11) of section 402.45, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which relates to a study of the effectiveness of the community resource mother or father program, has served its purpose. The final report to the Legislature relating to the study was due on or before January 1, 1995.

Section 36. Subsection (2) of section 403.08735, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. The Air Emissions Trading Commission authorized by subsection (2) ceased to exist at the conclusion of the 1996 legislative session pursuant to paragraph (2)(g).

Section 37. Subsection (10) of section 403.4131, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection is obsolete. It relates to evaluation of information in annual litter surveys and conduct of studies as needed to make recommendations by October 1, 1996, for designation of items that should be subject to an advance disposal fee. Section 403.7197, relating to the advance disposal fee, was repealed by s. 26, ch. 97-94, Laws of Florida.

Section 38. Subsection (5) of section 403.7043, Florida Statutes, is repealed.

Reviser's note.—The cited subsection has served its purpose. It provides that compost produced as a result of contracts with city or county governments entered into prior to October 1, 1988, was not required to meet the provisions of s. 403.7043 until 10 years after October 1, 1988.

Section 39. Subsection (5) of section 403.7061, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. Subsection (5) relates to a pilot program to evaluate the effectiveness

of efforts to reduce emissions from waste-to-energy facilities through front-end separation or waste cleaning programs. The pilot project was required to be concluded by October 1, 1995, and a final report was required to be submitted by December 1, 1995.

Section 40. Subsection (2) of section 403.714, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which required the Department of Commerce to provide assistance to and encouragement of the recycling industry, is obsolete. Section 20.17, which created the Department of Commerce, was repealed effective December 31, 1996, by s. 3, ch. 96-320, Laws of Florida.

Section 41. Paragraphs (a) and (b) of subsection (3), paragraph (c) of subsection (4), and subsection (8) of section 403.7191, Florida Statutes, are repealed.

Reviser's note.—Paragraphs (3)(a) and (b), relating to allowable concentration levels of specified elements in packaging materials applicable through July 1, 1996, have served their purpose. Paragraph (4)(c) provided for an exemption from environmental requirements for packages and packaging components that expired July 1, 1998. Subsection (8) required a review by December 1, 1996, and a report based on the review.

Section 42. Paragraph (c) of subsection (2) of section 403.7192, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which provided a certification requirement for batteries, is obsolete. The certification requirement expired January 1, 1998.

Section 43. Subsection (6) of section 403.7199, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which relates to programs and guidelines to reduce the amount of packaging materials going to final disposal by December 31, 1996, has served its purpose.

Section 44. Paragraphs (c) and (d) of subsection (5) of section 403.722, Florida Statutes, are repealed.

Reviser's note.—The cited paragraphs, which relate to land disposal facilities and hazardous waste facilities, respectively, operating with temporary operating permits, have served their purpose. Paragraph (c) required land disposal facilities operating with a temporary permit on October 1, 1986, to certify compliance with groundwater monitoring and financial responsibility requirements and submit an application for an operating permit by November 8, 1986, or the temporary permit would be terminated. Paragraph (d) provided for automatic termination of temporary operating permits, effective November 8, 1988, for hazardous waste facilities in existence on the date when the department began permitting facilities.

Section 45. Paragraph (b) of subsection (4) of section 409.1673, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which required a report on alternate care plans by December 1, 1996, has served its purpose.

Section 46. Section 409.1674, Florida Statutes, is repealed.

Reviser's note.—The cited section, which relates to recommended budget requests for alternate care plans for fiscal years 1995-1996 and 1996-1997, a task force to evaluate implementation of funded district alternate care plans by July 1, 1994, and a report to the Legislature by December 1, 1997, has served its purpose.

Section 47. Section 409.9125, Florida Statutes, is repealed.

Reviser's note.—The cited section, which required a study of Medicaid alternative service networks, has served its purpose. A final report of study findings was required by January 1, 1998.

Section 48. Paragraph (c) of subsection (1) of section 410.0245, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which required a final report on or before March 1, 1991, has served its purpose.

Section 49. Paragraph (b) of subsection (3) of section 411.222, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. The paragraph required submittal to the Governor, the President of the Senate, and the Speaker of the House of Representatives of a copy of a signed memorandum of interagency agreement by January 1, 1990.

Section 50. Subsection (5) of section 413.605, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection, which provided for appointment of members of the advisory council on brain and spinal cord injuries not later than August 1, 1994, has served its purpose.

Section 51. Paragraph (b) of subsection (11) of section 414.065, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited paragraph, which required the Department of Labor and Employment Security to make recommendations by December 30, 1997, has served its purpose.

Section 52. Subsection (9) of section 427.705, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which required reports for presentation no later than November 1, 1991, and by November 1 of every year through 1997, has served its purpose.

Section 53. Paragraph (e) of subsection (1) of section 440.151, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. The paragraph relates to nonapplicability of presumptions established in s. 440.26 to occupational disease claims. Section 440.26 was repealed by s. 26, ch. 90-201, Laws of Florida.

Section 54. Subsection (3) of section 446.045, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provided for repeal of s. 446.045 effective October 1, 1998, specifically pursuant to the Sundown Act, is of no effect. Section 5, ch. 91-429, Laws of Florida, repealed the Sundown Act, s. 11.611, and abrogated the October 1, 1998, repeal of s. 446.045.

Section 55. Subsection (7) of section 466.004, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection, which authorized assessment of a one-time fee for dentists and hygienists and setting of a deadline for payment of the assessment at a time prior to January 1, 1992, has served its purpose.

Section 56. Section 467.209, Florida Statutes, is repealed.

Reviser's note.—The cited section, which authorized licensees licensed on October 1, 1992, to continue to hold their licenses until renewal was required, for rules adopted prior to October 1, 1992, to remain in effect until superseded, and for superseding rules to be adopted by July 31, 1993, has served its purpose.

Section 57. Paragraph (b) of subsection (3) of section 468.354, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which set a deadline for initial appointment of members to the Advisory Council on Respiratory Care of within 120 days of October 1, 1984, has served its purpose.

Section 58. Subsection (3) of section 484.045, Florida Statutes, is repealed.

Reviser's note.—The cited subsection has served its purpose. It allowed applicants eligible for the hearing aid specialist examination prior to October 1, 1990, to take the exam a total of five times, provided that the exams be completed prior to September 30, 1991.

Section 59. Paragraph (c) of subsection (6) of section 509.215, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which relates to a report due no later than November 1, 1996, is obsolete.

Section 60. Paragraph (e) of subsection (2) of section 550.09514, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited paragraph, which required submittal by September 1, 1996, of purse payment records and copies of purse contracts pertaining to greyhound racing that were in effect during fiscal year 1993-1994, has served its purpose.

Section 61. Paragraph (c) of subsection (2) of section 560.118, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which required an evaluation on or before December 31, 1997, of the necessity for continued receipt of reports required by subsection (2), has served its purpose.

Section 62. Section 560.122, Florida Statutes, is repealed.

Reviser's note.—The cited section, which provided for a registration and operation period ending April 30, 1996, has served its purpose.

Section 63. Paragraph (a) of subsection (6) of section 590.026, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which required submittal by February 1, 1991, of a report identifying actions required to minimize the threat of wildfire in areas of proposed new development in or adjacent to wild lands, has served its purpose.

Section 64. Subsection (3) of section 593.114, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which relates to assessments for the 1987-1991 growing seasons, has served its purpose.

Section 65. Subsection (2) of section 626.8414, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. Subsection (2) provided for an exemption from an examination requirement for specified persons who applied for licensure no later than March 31, 1993.

Section 66. Paragraph (q) of subsection (4) of section 627.311, Florida Statutes, 1998 Supplement, as amended by section 3 of chapter 98-173, Laws of Florida, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. The paragraph required legislative review of subsection (4) prior to July 1, 1996.

Section 67. Subsection (6) of section 627.914, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which requires an analysis and report prior to August 1, 1986, on sufficiency, by classification, of Florida experience for use in rating workers' compensation insurance, has served its purpose.

Section 68. Subsection (4) of section 636.005 and sections 636.013 and 636.014, Florida Statutes, are repealed.

Reviser's note.—Repealed to delete provisions that have served their purpose. The provisions provided for transition from regulation under repealed chapters 637 and 638 to certificate of authority and other requirements enacted in chapter 636 by ch. 93-148, Laws of Florida.

Section 69. Subsection (2) of section 636.066, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which relates to imposition of a tax on premiums, contributions, and assessments for dental care services and ambulance services received by specified entities for 1993 only, is obsolete.

Section 70. Section 678.101, Florida Statutes, is repealed.

Reviser's note.—The cited section, which provided the short title for chapter 678 as it was formerly constituted, is unnecessary. All other existing sections in chapter 678 were repealed by ch. 98-11, Laws of Florida, and a new section providing a short title, s. 678.1011, was enacted along with the other new sections added to chapter 678 by that law. The provision of an identical chapter title for chapter 678 by both ss. 678.101 and 678.1011 is unnecessarily duplicative.

Section 71. Subsection (2) of section 713.135, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—The cited subsection has served its purpose. Subsection (2) required each county and municipality to submit an affidavit to the Advisory Council on Intergovernmental Relations on or before December 31, 1996. Provisions relating to the advisory council were repealed by s. 9, ch. 96-311, Laws of Florida, and its records, personnel, and property were transferred to the Legislative Committee on Governmental Relations by s. 10, ch. 96-311.

Section 72. Subsection (2) of section 721.301, Florida Statutes, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. Subsection (2) required a report that was due on or before January 15, 1996.

Section 73. Subsection (6) of section 741.31, Florida Statutes, 1998 Supplement, is repealed.

Reviser's note.—Repealed to delete a provision that has served its purpose. Subsection (6) requested the Association of Florida Clerks of Court, in conjunction with the Executive Office of the Governor and the Governor's Task Force on Domestic Violence, to prepare a report for filing no later than December 1, 1996.

Section 74. Section 753.003, Florida Statutes, is repealed.

Reviser's note.—The cited section, which relates to the Florida Family Visitation Task Force, is obsolete; the task force was to prepare its report no later than February 1, 1997. Members served 1-year terms, beginning within 30 days of July 1, 1996.

Section 75. Section 760.85, as amended by section 1143 of chapter 97-102, Laws of Florida, and sections 760.851, 760.852, and 760.853, Florida Statutes, are repealed.

Reviser's note.—Repealed to delete provisions creating the Environmental Equity and Justice Commission that have served their purpose. The commission submitted the report required by December 31, 1995, and performed the functions required of it in ss. 760.85-760.853, and is no longer in existence. A permanent replacement entity, the Center for Environmental Equity and Justice, was established by s. 1, ch. 98-304, Laws of Florida, and can be found in the 1998 Supplement to the Florida Statutes 1997 at s. 760.854.

Section 76. Section 796.02, Florida Statutes, as amended by section 1227 of chapter 97-102, Laws of Florida, is repealed.

Reviser's note.—Repealed to delete an obsolete provision. Application of s. 796.02 requires conviction of a violation of s. 796.01, which was repealed by s. 2, ch. 93-258, Laws of Florida, after being found unconstitutional. Since the underlying provision is void, there can be no valid convictions to trigger this provision.

Section 77. Subsection (5) of section 985.06, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which required an interagency workgroup interim report by December 31, 1995, has served its purpose.

Approved by the Governor March 25, 1999.

Filed in Office Secretary of State March 25, 1999.