

Health & Human Services Access Subcommittee

Action Packet

December 7, 2011 9:00 – 11:30 AM 12 HOB

Health & Human Services Access Subcommittee 12/7/2011 9:00:00AM

Location: 12 HOB

Summary:

Health & Human Services Access Subcommittee

Wednesday December 07, 2011 09:00 am

HB 99	Favorable With Com	mittee Substitute	Yeas:	15	Nays:	0
Am	nendment 046581	Adopted Without Objection				
HB 125	Favorable		Yeas:	14	Nays:	0
HB 473 Am	Favorable With Cornendment 576669		Yeas:	15	Nays:	0
HB 4037	Favorable		Yeas:	15	Navs:	0

Health & Human Services Access Subcommittee

12/7/2011 9:00:00AM

Location: 12 HOB

Print Date: 12/7/2011 12:01 pm

Attendance:

	Present	Absent	Excused
Dennis Baxley (Chair)	Х		
Lori Berman	Х		
Michael Bileca	X		
Jason Brodeur	X		
Gwyndolen Clarke-Reed	X		
Jeff Clemens	X		
Jose Diaz	X		
Shawn Harrison	X		
Mike Horner	X		
Ana Logan	X		
Mark Pafford	X		
Steven Perman	X		
Kenneth Roberson	X		
Charles Van Zant	X		
Dana Young	X		
Totals:	15	0	0

Health & Human Services Access Subcommittee

12/7/2011 9:00:00AM

Location: 12 HOB

HB 99: Sexual Exploitation

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Lori Berman	X				
Michael Bileca	X				
Jason Brodeur	X				
Gwyndolen Clarke-Reed	X				
Jeff Clemens	X				
Jose Diaz	X				
Shawn Harrison	X				
Mike Horner	X				
Ana Logan	X				
Mark Pafford	X				
Steven Perman	X				
Kenneth Roberson	X				
Charles Van Zant	X				
Dana Young	X				
Dennis Baxley (Chair)	Х				
	Total Yeas: 15	Total Nays: 0)		

HB 99 Amendments

Amendment 046581

X Adopted Without Objection

Appearances:

HB 99

Connell, Chris - Opponent Florida Police Chief Association 234 E Seventh Ave Tallahassee FL 32301 Phone: (850) 891-4301

"Safe Harbor"

Ramage, Michael (Lobbyist) (State Employee) - Information Only

Florida Department of Law Enforcement

PO Box 1489

Tallahassee FL 32302-1489 Phone: (850) 410-7676

HB 99

Mortham, Deborah (Lobbyist) - Waive In Support

Florida Coalition for Children

200 W College Ave Tallahassee FL 32301

Phone: (850) 251-2278

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Health & Human Services Access Subcommittee

12/7/2011 9:00:00AM

Location: 12 HOB

HB 99

Skelaney, Sandy - Proponent

Kristi House 1265 NW 12th Ave

Miami FL

Phone: (305) 547-6800

Exploitation of Children Ragbeer, Diana (Lobbyist) - Waive In Support Children's Trust, The 3250 SW 3rd Ave Miami FL 33129

Phone: (305) 571-5718

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Americaneric No. 1	
COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	
Committee/Subcommittee Access Subcommittee	hearing bill: Health & Human Services
Representative Fresen of	offered the fellowing.
representative rresent	rield the lollowing.
Amendment (with ti	tile amondment)
·	after the enacting clause and insert:
<u></u>	act may be cited as the "Florida Safe
Harbor Act."	act may be cited as the Fiorita Sale
Name of the second seco	ctions (4) through (12) of section 39.001,
	renumbered as subsections (5) through
	ragraph (c) of present subsection (7) and
	nt subsection (9) are amended, and a new
•	to that section, to read:
	and intent; personnel standards and
screening.	
(4) SEXUAL EXPLO	TTATION SERVICES.—
	re recognizes that child sexual
	ous problem nationwide and in this state.
	have a history of abuse and neglect.

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201	Trailickers maintain control of child victims through
21	psychological manipulation, force, drug addiction, or the
22	exploitation of economic, physical, or emotional vulnerability.
23	Children exploited through the sex trade often find it difficult
24	to trust adults because of their abusive experiences. These
25	children make up a population that is difficult to serve and
26	even more difficult to rehabilitate.

- (b) The Legislature establishes the following goals for the state related to the status and treatment of sexually exploited children in the dependency process:
 - 1. To ensure the safety of children.
 - 2. To provide for the treatment of such children.
- 3. To sever the bond between exploited children and traffickers and to reunite these children with their families or provide them with appropriate guardians.
- 4. To enable such children to be willing and reliable witnesses in the prosecution of traffickers.
- (c) The Legislature finds that sexually exploited children need special care and services including counseling, health care, substance abuse treatment, educational opportunities, and a safe environment secure from traffickers.
- (d) It is the intent of the Legislature that this state provide such care and services to all sexually exploited children in this state who are not otherwise receiving comparable services, such as those under the federal Trafficking Victims Protection Act, 22 U.S.C. ss. 7101 et seq.
 - (8) (7) OFFICE OF ADOPTION AND CHILD PROTECTION.
- (c) The office is authorized and directed to: 046581

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- 1. Oversee the preparation and implementation of the state plan established under subsection (9) (8) and revise and update the state plan as necessary.
- 2. Provide for or make available continuing professional education and training in the prevention of child abuse and neglect.
- 3. Work to secure funding in the form of appropriations, gifts, and grants from the state, the Federal Government, and other public and private sources in order to ensure that sufficient funds are available for the promotion of adoption, support of adoptive families, and child abuse prevention efforts.
- 4. Make recommendations pertaining to agreements or contracts for the establishment and development of:
- a. Programs and services for the promotion of adoption, support of adoptive families, and prevention of child abuse and neglect.
- b. Training programs for the prevention of child abuse and neglect.
- c. Multidisciplinary and discipline-specific training programs for professionals with responsibilities affecting children, young adults, and families.
 - d. Efforts to promote adoption.
 - e. Postadoptive services to support adoptive families.
- 5. Monitor, evaluate, and review the development and quality of local and statewide services and programs for the promotion of adoption, support of adoptive families, and prevention of child abuse and neglect and shall publish and 046581

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- distribute an annual report of its findings on or before January 1 of each year to the Governor, the Speaker of the House of Representatives, the President of the Senate, the head of each state agency affected by the report, and the appropriate substantive committees of the Legislature. The report shall include:
 - a. A summary of the activities of the office.
- b. A summary of the adoption data collected and reported to the federal Adoption and Foster Care Analysis and Reporting System (AFCARS) and the federal Administration for Children and Families.
- c. A summary of the child abuse prevention data collected and reported to the National Child Abuse and Neglect Data System (NCANDS) and the federal Administration for Children and Families.
- d. A summary detailing the timeliness of the adoption process for children adopted from within the child welfare system.
- e. Recommendations, by state agency, for the further development and improvement of services and programs for the promotion of adoption, support of adoptive families, and prevention of child abuse and neglect.
- f. Budget requests, adoption promotion and support needs, and child abuse prevention program needs by state agency.
- 6. Work with the direct-support organization established under s. 39.0011 to receive financial assistance.
 - (10) (9) FUNDING AND SUBSEQUENT PLANS.—

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The office and the other agencies and organizations listed in paragraph (9) (8) (a) shall readdress the state plan and make necessary revisions every 5 years, at a minimum. Such revisions shall be submitted to the Speaker of the House of Representatives and the President of the Senate no later than June 30 of each year divisible by 5. At least biennially, the office shall review the state plan and make any necessary revisions based on changing needs and program evaluation results. An annual progress report shall be submitted to update the state plan in the years between the 5-year intervals. In order to avoid duplication of effort, these required plans may be made a part of or merged with other plans required by either the state or Federal Government, so long as the portions of the other state or Federal Government plan that constitute the state plan for the promotion of adoption, support of adoptive families, and prevention of child abuse, abandonment, and neglect are clearly identified as such and are provided to the Speaker of the House of Representatives and the President of the Senate as required above.

Section 3. Subsections (2) and (15) and paragraph (g) of subsection (67) of section 39.01, Florida Statutes, are amended to read:

- 39.01 Definitions.—When used in this chapter, unless the context otherwise requires:
- (2) "Abuse" means any willful act or threatened act that results in any physical, mental, or sexual <u>abuse</u>, injury, or harm that causes or is likely to cause the child's physical, mental, or emotional health to be significantly impaired. Abuse 046581

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- of a child includes acts or omissions. Corporal discipline of a child by a parent or legal custodian for disciplinary purposes does not in itself constitute abuse when it does not result in harm to the child.
- (15) "Child who is found to be dependent" means a child who, pursuant to this chapter, is found by the court:
- (a) To have been abandoned, abused, or neglected by the child's parent or parents or legal custodians;
- (b) To have been surrendered to the department, the former Department of Health and Rehabilitative Services, or a licensed child-placing agency for purpose of adoption;
- (c) To have been voluntarily placed with a licensed child-caring agency, a licensed child-placing agency, an adult relative, the department, or the former Department of Health and Rehabilitative Services, after which placement, under the requirements of this chapter, a case plan has expired and the parent or parents or legal custodians have failed to substantially comply with the requirements of the plan;
- (d) To have been voluntarily placed with a licensed childplacing agency for the purposes of subsequent adoption, and a parent or parents have signed a consent pursuant to the Florida Rules of Juvenile Procedure;
- (e) To have no parent or legal custodians capable of providing supervision and care; or
- (f) To be at substantial risk of imminent abuse, abandonment, or neglect by the parent or parents or legal custodians; or

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- 158 (g) To have been sexually exploited and to have no parent,

 159 legal custodian, or responsible adult relative currently known

 160 and capable of providing the necessary and appropriate

 161 supervision and care.
 - 162 (67) "Sexual abuse of a child" means one or more of the 163 following acts:
 - (g) The sexual exploitation of a child, which includes allowing, encouraging, or forcing a child to:
 - 1. Solicit for or engage in prostitution; or
- 2. Engage in a sexual performance, as defined by chapter 827; or
- 3. Participate in the trade of sex trafficking as provided in s. 796.035.
 - Section 4. Subsection (2) of section 39.402, Florida Statutes, are amended to read:
 - 39.402 Placement in a shelter.-
 - (2) A child taken into custody may be placed or continued in a shelter only if one or more of the criteria in subsection (1) apply applies and the court has made a specific finding of fact regarding the necessity for removal of the child from the home and has made a determination that the provision of appropriate and available services will not eliminate the need for placement. In the case of a child who has been sexually exploited the child shall be placed in a shelter, which offers treatment for sexually exploited children.
 - Section 5. Paragraph (d) of subsection (3) of section 39.521, Florida Statutes is amended to read:
 - 39.521 Disposition hearings; powers of disposition.-046581

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- (3) When any child is adjudicated by a court to be dependent, the court shall determine the appropriate placement for the child as follows:
- (d) If the child cannot safely be placed in a nonlicensed placement, the court shall commit the child to temporary legal custody of the department. Such commitment invests in the department all rights and responsibilities of a legal custodian. The department shall not return a child to the physical care and custody of the person from whom the child was removed, except for court-approved visitation periods, without the approval of the court. Any order for visitation or other contact must conform to the provisions of s. 39.0139. In the case of a child who is alleged to have been sexually exploited the child shall be placed in a facility, which offers treatment for sexually exploited children. The term of such commitment continues until terminated by the court or until the child reaches the age of 18. After the child is committed to the temporary legal custody of the department, all further proceedings under this section are governed by this chapter.
- Section 6. Section 39.524, Florida Statutes, is created to read:

39.524 Placement of sexually exploited children.-

(1) Except as provided in s. 39.407, any dependent child 6 years of age or older who has been found to be a victim of sexual exploitation as defined in s. 39.01(67)(g) must be assessed for placement in a facility which is appropriate to serve sexually exploited children. The assessment shall be conducted by the department or its agent and shall incorporate 046581

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and address current and historical information from any law enforcement reports; psychological testing or evaluation that has occurred; current and historical information from the guardian ad litem, if one has been assigned; current and historical information from any current therapist, teacher, or other professional who has knowledge of the child and has worked with the child; and any other information concerning the availability and suitability of appropriate placement. (2) The results of the assessment described in subsection (1) and the actions taken as a result of the assessment must be included in the next judicial review of the child. At each subsequent judicial review, the court must be advised in writing of the status of the child's placement, with special reference regarding the stability of the placement and the permanency planning for the child.

- (3) Each facility shall report to the department its success in achieving permanency for children who have been sexually exploited and placed by the department at intervals that allow the current information to be provided to the court at each judicial review for the child.
- (4) (a) The department shall address the child welfare service needs of sexually exploited children as a component of the department's master plan. This determination shall be made in consultation with local law enforcement, runaway and homeless youth program providers, local probation departments, lead agencies and sub contract providers, local guardians ad litem, public defenders, state attorney's offices, and child advocates

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- 241 and service providers who work directly with sexually exploited youth.
 - (b) The department shall develop guidelines for serving children who have been sexually exploited, and shall produce a report to the President of the Senate and the Speaker of the House of Representatives detailing the departments plan by June 1, 2013. At a minimum the plan must include:
 - 1. Assessment of Need the department shall estimate the number of children who have been sexually exploited that are in need of services currently and over the next 5 years.
 - 2. Residential Services the department shall consider all options for treating children who have been sexually exploited and provide recommendations on the best options of care for these children and reunification with the child's family, if appropriate.
 - 3. Services the department shall recommend specific service needs, including but not limited to, assessment, security, crisis and behavioral health services that are needed for children who have been sexually exploited.
 - 4. Coordination the department shall consider and recommend partnership opportunities with law enforcement and other state and local government entities to best serve children who have been sexually exploited.
 - (c) The department may, to the extent that funds are available, in conjunction with local law enforcement officials, contract with an appropriate not-for-profit agency having experience working with sexually exploited children to train law enforcement officials who are likely to encounter sexually 046581

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exploited children in the course of their law enforcement duties on the provisions of this section and how to identify and obtain appropriate services for sexually exploited children

- (5) By December 1 of each year, the department shall report to the Legislature on the placement of children in facilities that provide treatment for sexually exploited children during the year, including the criteria used to determine the placement of children, the number of children who were evaluated for placement, the number of children who were placed based upon the evaluation, and the number of children who were not placed.
- Section 7. Section 409.1678, Florida Statutes, is created to read:
- 409.1678 Safe house services for children who are victims of sexual exploitation.—
 - (1) As used in this section, the term:
- (a) "Child advocate" means an employee of a short-term safe house who has been trained to work with and advocate for the needs of sexually exploited children. The advocate shall accompany the child to all court appearances, meetings with law enforcement, and the state attorney's office and shall serve as a liaison between the short-term safe house and the court.
- (b) "Safe house" means a living environment that has set aside gender-specific, separate, and distinct living quarters for sexually exploited children who have been adjudicated dependent or delinquent and need to reside in a secure residential facility with staff members awake 24 hours a day. A safe house shall be operated by a licensed family foster home or 046581

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residential child-caring agency as defined in s. 409.175,
including a runaway youth center as defined in s. 409.441. Each
facility must be appropriately licensed in this state as a
residential child-caring agency as defined in s. 409.175 and
must be accredited by July 1, 2013. A safe house serving
children who have been sexually exploited must have available
staff or contract personnel with the clinical expertise,
credentials, and training to provide services identified in
paragraph (2)(a).

- (c) "Secure" means that a child is supervised 24 hours a day by staff members who are awake while on duty.
- (d) "Sexually exploited child" means a dependent child who has suffered sexual exploitation as defined in s. 39.01(67)(g) and is ineligible for relief and benefits under the federal Trafficking Victims Protection Act, 22 U.S.C. ss. 7101 et seq.
- (e) "Short-term safe house" means a shelter operated by a licensed residential child-caring agency as defined in s.

 409.175, including a runaway youth center as defined in s.

 409.441, that has set aside gender-specific, separate, and distinct living quarters for sexually exploited children. In addition to shelter, the house shall provide services and care to sexually exploited children, including food, clothing, medical care, counseling, and appropriate crisis intervention services at the time they are taken into custody by law enforcement or the department.
- (2) (a) The lead agency, not-for-profit agency, or local government entity providing safe-house services is responsible for security, crisis intervention services, general counseling 046581

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and victim-witness counseling, a comprehensive assessment, residential care, transportation, access to behavioral health services, recreational activities, food, clothing, supplies, infant care, and miscellaneous expenses associated with caring for these children; for necessary arrangement for or provision of educational services, including life skills services and planning services to successfully transition residents back to the community; and for ensuring necessary and appropriate health and dental care.

- (b) This section does not prohibit any provider of these services from appropriately billing Medicaid for services rendered, from contracting with a local school district for educational services, or from obtaining federal or local funding for services provided, as long as two or more funding sources do not pay for the same specific service that has been provided to a child.
- (c) The lead agency, not-for-profit agency, or local government entity providing safe-house services has the legal authority for children served in a safe-house program, as provided in chapter 39 or this chapter, as appropriate, to enroll the child in school, to sign for a driver's license for the child, to cosign loans and insurance for the child, to sign for medical treatment of the child, and to authorize other such activities.

Section 8. Paragraphs (e) and (j) of subsection (2) of section 409.175, Florida Statutes, are amended to read:

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- 409.175 Licensure of family foster homes, residential child-caring agencies, and child-placing agencies; public records exemption.—
 - (2) As used in this section, the term:
- (e) "Family foster home" means a private residence in which children who are unattended by a parent or legal guardian are provided 24-hour care. Such homes include emergency shelter family homes, safe houses, and specialized foster homes for children with special needs. A person who cares for a child of a friend for a period not to exceed 90 days, a relative who cares for a child and does not receive reimbursement for such care from the state or federal government, or an adoptive home which has been approved by the department or by a licensed child-placing agency for children placed for adoption is not considered a family foster home.
- (j) "Residential child-caring agency" means any person, corporation, or agency, public or private, other than the child's parent or legal guardian, that provides staffed 24-hour care for children in facilities maintained for that purpose, regardless of whether operated for profit or whether a fee is charged. Such residential child-caring agencies include, but are not limited to, maternity homes, runaway shelters, group homes that are administered by an agency, emergency shelters that are not in private residences, short-term safe houses, safe houses, and wilderness camps. Residential child-caring agencies do not include hospitals, boarding schools, summer or recreation camps, nursing homes, or facilities operated by a governmental agency for the training, treatment, or secure care of delinquent youth, 046581

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- or facilities licensed under s. 393.067 or s. 394.875 or chapter 380 397.
 - Section 9. Paragraph (f) of subsection (2) of section 796.07, Florida Statutes, is republished, and subsection (6) of that section is amended, to read:
 - 796.07 Prohibiting prostitution and related acts, etc.; evidence; penalties; definitions.
 - (2) It is unlawful:
 - (f) To solicit, induce, entice, or procure another to commit prostitution, lewdness, or assignation.
 - (6) A person who violates paragraph (2)(f) shall be assessed a civil penalty of \$5,000 \$500 if the violation results in any judicial disposition other than acquittal or dismissal.

 Of the proceeds from each penalty penalties assessed under this subsection, \$500 shall be paid to the circuit court administrator for the sole purpose of paying the administrative costs of treatment-based drug court programs provided under s.

 397.334 and \$4,500 shall be paid to the Department of Children and Family Services for the sole purpose of funding services for sexually exploited children.
 - Section 10. Section 960.065, Florida Statutes, is amended to read:
 - 960.065 Eligibility for awards.—
 - (1) Except as provided in subsection (2), the following persons shall be eligible for awards pursuant to this chapter:
 - (a) A victim.
 - (b) An intervenor.

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- (c) A surviving spouse, parent or guardian, sibling, or child of a deceased victim or intervenor.
 - (d) Any other person who is dependent for his or her principal support upon a deceased victim or intervenor.
 - (2) Any claim filed by or on behalf of a person who:
 - (a) Committed or aided in the commission of the crime upon which the claim for compensation was based;
 - (b) Was engaged in an unlawful activity at the time of the crime upon which the claim for compensation is based;
 - (c) Was in custody or confined, regardless of conviction, in a county or municipal detention facility, a state or federal correctional facility, or a juvenile detention or commitment facility at the time of the crime upon which the claim for compensation is based;
 - (d) Has been adjudicated as a habitual felony offender, habitual violent offender, or violent career criminal under s. 775.084; or
 - (e) Has been adjudicated guilty of a forcible felony offense as described in s. 776.08, <u>is ineligible</u> shall not be eligible for an award.
 - (3) Any claim filed by or on behalf of a person who was in custody or confined, regardless of adjudication, in a county or municipal facility, a state or federal correctional facility, or a juvenile detention, commitment, or assessment facility at the time of the crime upon which the claim is based, who has been adjudicated as a habitual felony offender under s. 775.084, or who has been adjudicated guilty of a forcible felony offense as described in s. 776.08, renders the person ineligible shall not 046581

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be eligible for an award. Notwithstanding the foregoing, upon a finding by the Crime Victims' Services Office of the existence of mitigating or special circumstances that would render such a disqualification unjust, an award may be approved. A decision that mitigating or special circumstances do not exist in a case subject to this section does shall not constitute final agency action subject to review pursuant to ss. 120.569 and 120.57.

- (4) Payment may not be made under this chapter if the person who committed the crime upon which the claim is based will receive any direct or indirect financial benefit from such payment, unless such benefit is minimal or inconsequential. Payment may not be denied based on the victim's familial relationship to the offender or based upon the sharing of a residence by the victim and offender, except to prevent unjust enrichment of the offender.
- (5) A person is not ineligible for an award pursuant to paragraph (2)(a), paragraph (2)(b), or paragraph (2)(c) if that person is a victim of sexual exploitation of a child as defined in s. 39.01(67)(g).

Section 11. This act shall take effect January 1, 2013.

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TITLE AMENDMENT

Remove the entire title and insert:

A bill to be entitled

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 99 (2012)

Amendment No. 1

461 An act relating to sexual exploitation; providing a short title; 462 amending s. 39.001, F.S.; providing legislative intent and · •463 goals; conforming cross-references; amending s. 39.01, F.S.; 464 revising the definitions of the terms "abuse," "child who is 465 found to be dependent, " and "sexual abuse of a child"; amending 466 s. 39.402, F.S.; providing that a child who has been sexually 467 exploited shall be placed in a shelter which offers treatment; 468 amending s. 39.521, F.S.; providing that a child who has been 469 sexually exploited shall be placed in a facility which offers 470 treatment; creating s. 39.524, F.S.; requiring assessment of 471 certain children for placement in a facility that treats 472 sexually exploited children; providing for use of such 473 assessments; requiring the Department of Children and Family 474 Services to address child welfare service needs of sexually 475 exploited children as a component of their master plans; 476 requiring the Department of Children and Family Services to 477 develop guidelines for treating sexually exploited children; 478 requiring a report that details those guidelines to be submitted 479 to the legislature; requiring an annual report concerning 480 placements of sexually exploited children; creating s. 409.1678, 481 F.S.; providing definitions; providing duties, responsibilities, 482 and requirements for safe houses and their operators; amending 483 s. 409.175, F.S.; revising the definitions of the terms "family 484 foster home" and "residential child-caring agency"; amending s. 485 796.07, F.S.; providing for an increased civil penalty for 486 soliciting another to commit prostitution or related acts; 487 providing for disposition of proceeds; amending s. 960.065,

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 99 (2012)

Amendment No. 1

488 F.S.; allowing victim compensation for sexually exploited

489 children; providing an effective date.

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Health & Human Services Access Subcommittee

12/7/2011 9:00:00AM

Location: 12 HOB

HB 125 : Preventing Deaths from Drug-related Overdoses

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Lori Berman	X				
Michael Bileca	X				
Jason Brodeur	X				
Gwyndolen Clarke-Reed	X				
Jeff Clemens	X				
Jose Diaz	X				
Shawn Harrison	X		-		
Mike Horner			X		
Ana Logan	X				
Mark Pafford	X				
Steven Perman	X				
Kenneth Roberson	X				
Charles Van Zant	X				
Dana Young	X				
Dennis Baxley (Chair)	X				
	Total Yeas: 14	Total Nays: 0			

Appearances:

Drug Overdose Messersmith, Frank (Lobbyist) - Waive In Support Florida Sheriffs Association 2901 Lake Bradford Rd Tallahassee FL 32310

Phone: 850) 576-5858

HB 125

Daniels, Nancy (State Employee) - Waive In Support Public Defender, 2nd circuit

Leon County Courthouse 301 S Monroe Street

Tallahassee FL 32301 Phone: (850) 606-1010

Print Date: 12/7/2011 12:01 pm

Health & Human Services Access Subcommittee

12/7/2011 9:00:00AM

Location: 12 HOB

HB 473 : Alzheimer's Disease

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Lori Berman	X				
Michael Bileca	X				
Jason Brodeur	X				
Gwyndolen Clarke-Reed	X				
Jeff Clemens	X				
Jose Diaz	X				
Shawn Harrison	X				
Mike Horner	X				
Ana Logan	X				
Mark Pafford	X				
Steven Perman	X				
Kenneth Roberson	X				
Charles Van Zant	X				
Dana Young	X				
Dennis Baxley (Chair)	X				
	Total Yeas: 15	Total Nays: (0		

HB 473 Amendments

Amendment 576669

X Adopted Without Objection

Appearances:

HB 473

Shipman, Judy - Waive In Support
Memory Disorder Clinic, Tallahassee Memorial Hospital
1908 Rosedale Drive
Tallahassee FL
Phone: (850) 431-5002

HB 473

Wertman, Bill (General Public) - Waive In Support Alzheimer's Project, Inc. Tallahassee FL

Phone: (850) 386-2778

Alzheimer's TF

Curva, Fely (Lobbyist) - Waive In Support Alzheimer's Foundation 1212 Piedmont Drive

Tallahassee Florida 32312 Phone: (850) 508-2256

Print Date: 12/7/2011 12:01 pm

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Health & Human Services Access Subcommittee

12/7/2011 9:00:00AM

Location: 12 HOB
Alzheimer's Disease
Cantwell, Laura (Lobbyist) - Waive In Support
AARP
200 West College Avenue Suite 304
Tallahassee FL 32301
Phone: (850)577-5163

HB 473
Kelly, Natalie (Lobbyist) - Waive In Support Alzheimer's Association
PO Box 923
Tallahassee FL 32301
Phone: (850) 570-5747

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COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Health & Human Services Access Subcommittee

Representative Hudson offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: WHEREAS, Alzheimer's disease is a slow, progressive disorder of the brain that results in loss of memory and other cognitive functions and eventually death, and

WHEREAS, because Alzheimer's disease is accompanied by memory loss, poor judgment, changes in personality and behavior, and a tendency to wander or become lost, a person with this disease is at an increased risk for accidental injury, abuse, neglect, and exploitation, and

WHEREAS, approximately one in eight Americans 65 years of age or older and almost half of Americans 85 years of age or older develop Alzheimer's disease or a related form of dementia, and

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WHEREAS, there are 459,806 probable cases of Alzheimer's disease in this state in 2011, which population is expected to triple by the year 2050, and

WHEREAS, Alzheimer's disease takes an enormous toll on family members, with an estimated one in four family members providing caregiving support for individuals with the disease, and

WHEREAS, caregivers for persons having Alzheimer's disease witness the deteriorating effects of the disease and often suffer more emotional stress, depression, and health problems than caregivers of people having other illnesses, which can negatively affect such caregivers' employment, income, and financial security, and

WHEREAS, younger-onset Alzheimer's disease is a form of Alzheimer's disease that strikes a person who is younger than 65 years of age when symptoms first appear, but younger-onset Alzheimer's disease can strike persons as early as 30, 40, or 50 years of age, with new data showing that there may be as many as 500,000 Americans under the age of 65 who have dementia or cognitive impairment at a level of severity consistent with dementia, and

WHEREAS, the state needs to assess the current and future impact of Alzheimer's disease on Floridians and the state's health care system, programs, resources, and services to ensure the continued development and implementation of more inclusive and integrated, comprehensive, coordinated, and current strategy to address the needs of the growing number of Floridians having

Alzheimer's disease or a related form of dementia and the corresponding needs of their caregivers, NOW, THEREFORE,

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

- Section 1. The Purple Ribbon Task Force.—The Purple Ribbon Task Force is established within the Department of Elderly Affairs.
- (1) The task force shall consist of 18 volunteer members, of whom six shall be appointed by the Governor, six shall be appointed by the Speaker of the House of Representatives, and six shall be appointed by the President of the Senate, as follows:
 - (a) A member of the House of Representatives.
 - (b) A member of the Senate.
 - (c) A representative from the Alzheimer's Association.
- (d) At least one person having Alzheimer's disease or a related form of dementia.
- (e) At least one family caregiver or former family caregiver of a person having Alzheimer's disease or a related form of dementia.
- (f) A representative from the Alzheimer's Disease Advisory Committee.
- (g) A representative of law enforcement with knowledge about disappearance and recovery, self-neglect, abuse, exploitation, and suicide of persons having Alzheimer's disease or a related form of dementia.

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	(h)	A re	pres	entat	ive	having	kno	owledge	of and	experience	
with	the	Bakeı	Act	and	its	impact	on	persons	havin	g Alzheimer'	s
disea	ase (or a 1	relate	ed fo	orm (of demen	ntia	a.			

- (i) An expert on disaster preparedness and response for persons having Alzheimer's disease or a related form of dementia.
- (j) A representative of a health care facility or hospice that serves persons with Alzheimer's disease.
- (k) A representative of the adult day care services industry.
- (1) A representative of health care practitioners specializing in the treatment of persons having Alzheimer's disease or a related form of dementia.
 - (m) A Florida board certified elder-law attorney.
- (n) A representative of the area agencies on aging or aging and disability resource centers.
 - (o) A person who is an Alzheimer's disease researcher.
 - (p) A representative from a memory disorder clinic.
- (q) A representative of the assisted living facility industry.
- (r) A representative of the skilled nursing facility industry.
- (2) Initial appointments to the task force shall be made by July 1, 2012. A vacancy on the task force shall be filled for the unexpired portion of the term in the same manner as the original appointment.

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- (3) Members shall serve on the task force without compensation and may not receive reimbursement for per diem or travel expenses.
- (4) The Department of Elderly Affairs shall convene the task force and provide necessary administrative support.
 - (5) The task force shall:
- (a) Assess the current and future impact of Alzheimer's disease and related forms of dementia on the state.
- (b) Examine the existing industries, services, and resources addressing the needs of persons having Alzheimer's disease or a related form of dementia and their family caregivers.
- (c) Examine the needs of persons having Alzheimer's disease or a related form of dementia and the effects it has from the early-on set, mid-state, and late stage inclusive of all cultures.
- (d) Develop a strategy to mobilize a state response to this public health crisis.
 - (e) Provide information regarding:
- 1. State trends with respect to persons having Alzheimer's disease or a related form of dementia and their needs, including, but not limited to:
- a. The role of the state in providing community based care, long-term care, family caregiver support including respite, education, and assistance to persons who are in the early stages of Alzheimer's disease, who have younger-onset Alzheimer's disease, or who have a related form of dementia.

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b.	The	develo	oment o	of s	state	policy	with	res	pect	to	persons
having	Alzh	eimer's	diseas	se o	or a	related	form	of	demer	ıtia	ı.

- c. Surveillance of persons having Alzheimer's disease or a related form of dementia for the purpose of accurately estimating the number of such persons in the state at present and projected population
- 2. Existing services, resources, and capacity, including, but not limited to:
- a. The type, cost, and availability of dementia-specific services throughout the state.
- b. Policy requirements and effectiveness for dementiaspecific training for professionals providing care.
- c. Quality care measures employed by providers of care including respite, adult day care, assisted living facility, skilled nursing facility and hospice.
- d. The capability of public safety workers and law enforcement officers to respond to persons having Alzheimer's disease or a related form of dementia, including, but not limited to, responding to their disappearance, search and rescue, abuse, elopement, exploitation, or suicide.
- e. The availability of home and community-based services and respite care for persons having Alzheimer's disease or a related form of dementia, and education and support services to assist their families and caregivers.
- f. An inventory of long-term care facilities and community based services serving persons having Alzheimer's disease or a related form of dementia.

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- g. The adequacy and appropriateness of geriatric-psychiatric units for persons having behavior disorders associated with Alzheimer's disease or a related form of dementia.
- h. Residential assisted living options for persons having Alzheimer's disease or a related form of dementia.
- i. The level of preparedness of service providers before, during, and after a catastrophic emergency involving a person having Alzheimer's disease or a related form of dementia, their caregivers and families.
- 3. Needed state policies or responses, including, but not limited to, directions for the provision of clear and coordinated care, services and support to persons having Alzheimer's disease or a related form of dementia and their family caregivers and strategies to address any identified gaps in services.
- (e) Hold public meetings and employ technological means to gather feedback on the recommendations submitted by persons having Alzheimer's disease or a related form of dementia and their family caregivers and by the general public. Meetings of the task force may be held in person without compensation or travel reimbursement, by teleconference or by other electronic means.
- (6) The task force shall submit a report of its findings and date-specific recommendations in the form of an Alzheimer's disease state plan to the Governor, the Speaker of the House of Representatives, and the President of the Senate no later than

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 473 (2012)

Amendment No.

August 1, 2013. The task force shall terminate on the earlier of the date the report is submitted or August 1, 2013.

Section 2. This act shall take effect July 1, 2012.

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186 TITLE AMENDMENT

186 TITLE AMENDME

Remove the entire title and insert:

A bill to be entitled

An act relating to Alzheimer's disease; establishing the Purple Ribbon Task Force within the Department of Elderly Affairs; providing for membership; providing that members shall serve without compensation or reimbursement for per diem or travel expenses; requiring the department to provide administrative support; providing duties of the task force; authorizing the task force to hold meetings in person without compensation or travel reimbursement or by teleconference or other electronic means; requiring the task force to submit a report in the form of an Alzheimer's disease state plan to the Governor and Legislature; providing for termination of the task force; providing an effective date.

Health & Human Services Access Subcommittee

12/7/2011 9:00:00AM

Location: 12 HOB

HB 4037 : Standards for Compressed Air

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Lori Berman	X				
Michael Bileca	X				
Jason Brodeur	X				
Gwyndolen Clarke-Reed	X				
Jeff Clemens	X				
Jose Diaz	X			-	
Shawn Harrison	X				
Mike Horner	X				
Ana Logan	X				
Mark Pafford	X				
Steven Perman	X				
Kenneth Roberson	X				
Charles Van Zant	X				
Dana Young	X				
Dennis Baxley (Chair)	X				
	Total Yeas: 15	Total Nays:	0		

Appearances:

HB 4037

Harris, Bob (Lobbyist) - Waive In Support

Diving Equipment and Marketing Association (DEMA)

2618 Centennial Place Tallahassee FL 32308 Phone: (850)222-0720