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A bill to be entitled An act relating to vulnerable children and adults; repealing s. 39.0015, relating to child abuse prevention training in the district school system; repealing s. 39.305, F.S., relating to the development by the Department of Children and Family Services of a model plan for community intervention and treatment in intrafamily sexual abuse cases; repealing ss. 39.311, 39.312, 39.313, 39.314, 39.315, 39.316, 39.317, and 39.318, F.S., relating to the Family Builders Program; repealing 39.816, F.S., related to authorization for pilot and demonstration projects; repealing s. 39.817, F.S., relating to foster care privatization demonstration project; repealing s. 383.0115, F.S., relating to the Commission on Marriage and Family Support Initiatives; repealing s. 393.22, F.S., relating to financial commitment to community services programs; repealing s. 393.503, F.S., relating to respite and family care subsidy expenditures and funding recommendations; repealing s. 394.922, F.S., relating to constitutional requirements; repealing s. 402.3045, F.S., relating to a requirement that the Department of Children and Family Services adopt distinguishable definitions of child care programs by rule; repealing s. 402.50, F.S., relating to the development of administrative infrastructure standards by the Department of Children and Family Services; repealing s. 402.55, F.S., relating to management fellows program; repealing s. 409.1672, F.S., relating to incentives for department employees; repealing

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s. 409.1673, F.S., relating to legislative findings regarding the foster care system and the development of alternate care plans; repealing s. 409.1685, F.S., relating to an annual report to the Legislature by the Department of Children and Family Services with respect to children in foster care; repealing ss. 409.801 and 409.802, F.S., relating to the Family Policy Act; repealing s. 409.803, F.S., relating to pilot programs to provide shelter and foster care services to dependent children; amending ss. 39.3031, 390.01114, and 753.03, F.S.; conforming references to changes made by the act; providing an effective date.

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

Section 1. Sections 39.0015, 39.305, 39.311, 39.312, 39.313, 39.314, 39.315, 39.316, 39.317, 39.318, 39.816, 39.817, 383.0115, 393.22, 393.503, 394.922, 402.3045, 402.50, 402.55, 409.1672, 409.1673, 409.1685, 409.801, 409.802, and 409.803, Florida Statutes, are repealed.

Section 2. Section 39.3031, Florida Statutes, is amended to read:

39.3031 Rules for implementation of $\underline{s. ss.}$ 39.303 and $\underline{39.305}$.—The Department of Health, in consultation with the Department of Children and Family Services, shall adopt rules governing the child protection teams and the sexual abuse treatment program pursuant to $\underline{s. ss.}$ 39.303 and 39.305, including definitions, organization, roles and responsibilities,

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eligibility, services and their availability, qualifications of staff, and a waiver-request process.

Section 3. Paragraph (b) of subsection (2) of section 390.01114, Florida Statutes, is amended to read:

390.01114 Parental Notice of Abortion Act.-

- (2) DEFINITIONS.—As used in this section, the term:
- (b) "Child abuse" means abandonment, abuse, harm, mental injury, neglect, physical injury, or sexual abuse of a child as those terms are defined in ss. 39.01, 827.04, and 984.03 has the same meaning as s. 39.0015(3).
- Section 4. Paragraph (j) of subsection (2) of section 753.03, Florida Statutes, is redesignated as paragraph (i), and present paragraph (i) of that subsection is amended to read:
- 753.03 Standards for supervised visitation and supervised exchange programs.—
- (2) The clearinghouse shall use an advisory board to assist in developing the standards. The advisory board must include:
- (i) A representative of the Commission on Marriage and Family Support Initiatives.
 - Section 5. This act shall take effect July 1, 2011.

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