20112112e1

1	A bill to be entitled
2	An act relating to juvenile detention facilities;
3	amending s. 985.686, F.S.; exempting a county that
4	provides detention care for preadjudicated juveniles,
5	or that contracts with another county to provide such
6	care, from certain requirements for sharing the costs
7	for juvenile detention; amending s. 985.688, F.S.;
8	providing that a county or county sheriff that meets
9	certain prerequisites with respect to the operation of
10	its juvenile detention facility is exempt from certain
11	requirements of law governing the administration of
12	such facilities; authorizing a county or county
13	sheriff to form regional detention facilities through
14	an interlocal agreement; requiring that the facility
15	comply with federal requirements to separate juvenile
16	inmates from adult inmates; providing an effective
17	date.
18	
19	Be It Enacted by the Legislature of the State of Florida:
20	
21	Section 1. Present subsection (10) of section 985.686,
22	Florida Statutes, is renumbered as subsection (11), and a new
23	subsection (10) is added to that section, to read:
24	985.686 Shared county and state responsibility for juvenile
25	detention
26	(10) This section does not apply to any county that
27	provides detention care for preadjudicated juveniles or that
28	contracts with another county to provide detention care for
29	preadjudicated juveniles.

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30	Section 2. Subsection (11) is added to section 985.688,
31	Florida Statutes, to read:
32	985.688 Administering county and municipal delinquency
33	programs and facilities
34	(11) (a) Notwithstanding the provisions of this section, a
35	county is in compliance with this section if:
36	1. The county provides the full cost for preadjudication
37	detention for juveniles;
38	2. The county authorizes the county sheriff, any other
39	county jail operator, or a contracted provider located inside or
40	outside the county to provide preadjudication detention care for
41	juveniles;
42	3. The county sheriff or other county jail operator is
43	accredited by the Florida Corrections Accreditation Commission
44	or American Correctional Association; and
45	4. The facility is inspected annually and meets the Florida
46	Model Jail Standards.
47	(b) A county or county sheriff may form regional detention
48	facilities through an interlocal agreement in order to meet the
49	requirements of this section.
50	(c) Each county sheriff or other county jail operator must
51	follow the federal regulations that require sight and sound
52	separation of juvenile inmates from adult inmates.
53	(d) A county or county sheriff that complies with this
54	subsection is not subject to any additional training,
55	procedures, or inspections required by this chapter.
56	Section 3. This act shall take effect July 1, 2011.

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