Florida House of Representatives - 1999

CS/HB 253

By the Committee on Corrections and Representatives Trovillion and Crady

A bill to be entitled 1 2 An act relating to county and municipal jails; 3 amending s. 951.21, F.S.; providing that the gain-time awarded to county prisoners by the 4 5 board of county commissioners is optional; deleting a provision requiring that the б 7 allowances awarded to county prisoners for good 8 behavior be awarded according to the policy of 9 the Department of Corrections for such awards 10 for state prisoners; amending s. 951.23, F.S.; 11 providing that it is a second degree misdemeanor for a prisoner to knowingly and 12 13 willfully refuse to obey certain rules governing prisoner conduct; providing an 14 effective date. 15 16 17 Be It Enacted by the Legislature of the State of Florida: 18 19 Section 1. Section 951.21, Florida Statutes, is 20 amended to read: 21 951.21 Gain-time for good conduct for county 22 prisoners.--(1) Commutation of time for good conduct of county 23 prisoners may shall be granted by the board of county 24 commissioners., and The following deductions shall be made 25 26 from the term of sentence when no charge of misconduct has 27 been sustained against a county prisoner: 5 days per month off 28 the first and second years of the sentence; 10 days per month 29 off the third and fourth years of the sentence; 15 days per month off the fifth and all succeeding years of the sentence. 30 Where no charge of misconduct is sustained against a county 31 1

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1 prisoner, the deduction shall be deemed earned and the 2 prisoner shall be entitled to credit for a month as soon as 3 the prisoner has served such time as, when added to the 4 deduction allowable, will equal a month. A county prisoner 5 under two or more cumulative sentences shall be allowed 6 commutation as if they were all one sentence.

7 (2) For each sustained charge of escape or attempted 8 escape, mutinous conduct, or other serious misconduct, all the commutation which shall have accrued in favor of a county 9 prisoner up to that day shall be forfeited, except that in 10 11 case of escape if the prisoner voluntarily returns without expense to the state or county then such forfeiture may be set 12 13 aside by the board of county commissioners if in its judgment 14 the prisoner's subsequent conduct entitles him or her thereto.

(3) The board of county commissioners, upon recommendation of the warden or sheriff, may adopt a policy to allow for county prisoners, in addition to time credits, an extra good-time allowance for meritorious conduct or exceptional industry, in accordance with the existing policy of the Department of Corrections for such awards for state prisoners.

(4) All or any part of the gain-time earned by a county prisoner and any extra gain-time allowed him or her, if any, shall be subject to forfeiture by the board of county commissioners upon recommendation of the sheriff or warden for violation of any law of the state or any rule or regulation of the board or institution.

28 Section 2. Subsection (11) is added to section 951.23, 29 Florida Statutes, 1998 Supplement, to read: 30 951.23 County and municipal detention facilities;

31 definitions; administration; standards and requirements.--

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1	(11) It is a misdemeanor of the second degree,
2	punishable as provided in s. 775.082 or s. 775.083, for a
3	county prisoner or a municipal prisoner in a county detention
4	facility or municipal detention facility to knowingly and
5	willfully, on two or more occasions, refuse to obey any rule
6	governing the conduct of prisoners adopted under subsection
7	(4) as set forth in chapter 13 of the Florida Model Jail
8	Standards for county and municipal detention facilities.
9	Punishment for a violation of this subsection shall be added
10	to the sentence he or she is serving at the time of the
11	offense.
12	Section 3. This act shall take effect July 1, 1999.
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