Florida House of Representatives - 1999

By Representatives Boyd, Futch, Spratt, Kilmer, Bronson, Healey, Rojas, Betancourt, C. Green, Stansel and Peaden

1	A bill to be entitled
2	An act relating to correctional facilities;
3	amending s. 944.40, F.S.; providing that it is
4	a second-degree felony to escape or attempt to
5	escape from a private correctional facility or
6	other correctional facility operated by a
7	governmental entity or under contract with a
8	governmental entity; amending s. 957.04, F.S.;
9	requiring such facilities to operate under the
10	same conditions as publicly operated
11	facilities; creating s. 957.061, F.S.;
12	requiring the creation of a cooperative
13	transfer agreement; amending s. 957.08, F.S.;
14	revising standards for use in determining
15	capacity requirements for such facilities;
16	prohibiting such facilities from housing
17	certain inmates; authorizing a law enforcement
18	agency to charge a private correctional
19	facility for the costs incurred in apprehending
20	an out-of-state inmate who escapes from the
21	facility; creating s. 957.035, F.S.;
22	prohibiting certain conduct by commission
23	members, employees, and consultants; providing
24	an effective date.
25	
26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Section 944.40, Florida Statutes, is
29	amended to read:
30	944.40 Escapes; penaltyAny prisoner confined in any
31	prison, jail, private correctional facility,road camp, or
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HB 883

Florida House of Representatives - 1999 590-134-99

1 other penal institution, whether operated by the state, a 2 county, or a municipality, or operated under a contract with 3 the state, a county, or a municipality municipal, working upon the public roads, or being transported to or from a place of 4 5 confinement who escapes or attempts to escape from such confinement commits shall be guilty of a felony of the second 6 7 degree, punishable as provided in s. 775.082, s. 775.083, or 8 s. 775.084. The punishment of imprisonment imposed under this 9 section shall run consecutive to any former sentence imposed 10 upon any prisoner. 11 Section 2. Subsection (9) is added to section 957.04, 12 Florida Statutes, to read: 13 957.04 Contract requirements.--14 (9) Notwithstanding any other law to the contrary, a 15 contract for the private operation of a correctional facility entered into on or after July 1, 1999, must provide that the 16 17 facility will operate under the same conditions as publicly operated facilities with regard to air conditioning of inmate 18 19 housing, use and acquisition of recreational facilities, 20 permitted reading materials, use of televisions, and use of inmate labor for chain gangs and other public works. Such 21 22 contracts may not impose a maximum on the cost of individual 23 inmate health care. 24 Section 3. Section 957.061, Florida Statutes, is 25 created to read: 26 957.061 Cooperative transfer agreement.--The 27 commission, the contractor, and a representative of the 28 department shall develop and implement a cooperative transfer 29 agreement for each private correctional facility for transferring inmates between a correctional facility operated 30 by the department and the private correctional facility. The 31 2

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Florida House of Representatives - 1999 590-134-99

department, the commission, and the contractor must comply 1 2 with the cooperative transfer agreement. The Florida Corrections Commission shall routinely monitor and document 3 4 compliance with the agreement, mediate disputes between the 5 department and the commission, and make recommendations to the б Governor for final resolution. 7 Section 4. Section 957.08, Florida Statutes, is 8 amended to read: 957.08 Capacity requirements. -- The department shall 9 transfer and assign inmates prisoners, at a rate to be 10 11 determined by contract the commission, to each private 12 correctional facility opened pursuant to this chapter in an 13 amount not less than 90 percent or more than 100 percent of 14 the capacity of the facility pursuant to the contract with the commission. The types of inmates prisoners transferred by the 15 16 department must adhere to the cooperative transfer agreement adopted pursuant to s. 957.06(2) and shall represent a 17 statistical cross-section cross section of the general inmate 18 population, based on the grade of custody or the offense of 19 20 conviction, the physical and mental health grade, and the 21 level of education, at the most comparable facility operated 22 by the department. Section 5. (1) A private correctional facility in 23 this state may not house inmates from outside this state who 24 were convicted of violent crimes, including murder, rape, 25 26 child molestation, or sexual battery. 27 (2) A law enforcement agency may assess a charge 28 against the contractor that operates a private correctional 29 facility to cover the costs incurred by the agency in apprehending any out-of-state inmate who escapes from the 30 private correctional facility. 31

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Florida House of Representatives - 1999 590-134-99

1 Section 6. Section 957.035, Florida Statutes, is created to read: 2 3 957.035 Prohibited conduct by commission members, 4 employees, and consultants. --5 (1) Any commission member, employee, or consultant who 6 reviews, monitors, or approves private correctional facility 7 contracts may not: 8 Solicit or accept, directly or indirectly, any (a) 9 personal benefit or promise of benefit from any bidder, 10 potential bidder, or contractor; or 11 (b) Serve on any corporate board that may be a subsidiary of, or financially associated with, any corporation 12 13 with which the commission may have a business relationship. This section may not be construed to conflict with 14 (2) 15 s. 112.313, s. 112.3145, or s. 112.3148. 16 Section 7. This act shall take effect July 1, 1999. 17 18 19 SENATE SUMMARY Clarifies that it is a second-degree felony for a prisoner to escape or attempt to escape from a private correctional facility; a correctional facility operated by the state, a county, or a municipality; or a facility operated under a contract with the state, a county, or a municipality. Revises provisions related to the operation of private correctional facilities. Requires such facilities to operate under the same conditions as 20 21 22 23 facilities to operate under the same conditions as publicly operated facilities. Prohibits such facilities from housing certain violent inmates from other states. 24 provides that a law enforcement agency may charge a private correctional facility for the costs incurred in apprehending an out-of-state inmate who escapes from the facility. Provides for a cooperative transfer agreement 25 26 for transferring inmates between a private facility and one operated by the state. Revises standards for use in determining capacity requirements of such facilities. 27 28 Prohibits certain conduct by members of the Correctional Privatization Commission and its employees and 29 consultants. 30 31 4

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