By the Committees on Health and Human Services Appropriations; Children and Families; and Senator Margolis

603-2208-05

1	A bill to be entitled
2	An act relating to older adults involved in the
3	criminal justice system; creating a workgroup
4	to study the involvement of older adults in the
5	criminal justice system; requiring the
6	workgroup to identify the incidence of older
7	adults experiencing a deteriorating mental
8	condition who come into contact with the
9	criminal justice system; requiring that the
10	workgroup identify the services being provided
11	or which are needed by older adults; providing
12	for the membership of the workgroup; requiring
13	each agency or organization that appoints a
14	member to the workgroup to bear the costs of
15	the member's participation; providing for the
16	members of the workgroup to receive
17	reimbursement for travel and per diem expenses;
18	requiring that the Secretary of Elderly
19	Affairs, or his or her designee, act as
20	chairperson of the workgroup and provide for
21	staff support; requiring that the Department of
22	Elderly Affairs report to the Legislature by a
23	specified date; providing an effective date.
24	
25	Be It Enacted by the Legislature of the State of Florida:
26	
27	Section 1. Workgroup to study issues concerning older
28	adults involved in the criminal justice system
29	(1) The Department of Elderly Affairs shall establish
30	a workgroup that shall study the involvement of adults who are
31	age 60 and older in the criminal justice system, with a

1

CODING: Words stricken are deletions; words underlined are additions.

1	particular emphasis on adults who are age 70 and older. The
2	study must:
3	(a) Determine the extent to which older adults who are
4	alleged to have committed crimes result in arrest and the
5	effect of arrest on older adults and on law enforcement
6	agencies and the criminal justice system;
7	(b) Examine the incidence of and issues surrounding
8	older adults who have dementia or other mental health or
9	physical health conditions and determine how these conditions
10	affect their involvement with the criminal justice system;
11	(c) Determine the extent to which current programs,
12	including, but not limited to, the community and forensic
13	mental health, substance abuse, and domestic violence
14	programs, and the specialty courts are addressing the issues
15	experienced by older adults who are involved in the criminal
16	justice system;
17	(d) Determine the unmet health, mental health, and
18	other social service needs of individuals who are arrested
19	which, if met, would result in the reduced arrest or
20	incarceration of these individuals, as well as in reduced
21	recidivism;
22	(e) Determine the state's current capacity to provide
23	for the early identification of older adults who are arrested
24	and who have significant medical problems or mental health
25	conditions and the state's current ability to respond in a
26	meaningful and timely manner to these issues;
27	(f) Gather information on private and public model
28	programs within Florida and in other states which offer
29	elements that should be expanded in this state or applied
30	statewide;
31	

1	(q) Explore the concept of an elder court system and
2	determine the feasibility and advisability of establishing
3	this type of specialty court;
4	(h) Evaluate the preservice and inservice training
5	provided to staff of state and local agencies most likely to
6	come in contact with older adults involved in the criminal
7	justice system to assess the degree to which the training
8	prepares the staff to deal effectively and sensitively with
9	this older population;
10	(i) Identify the services and best practices that, if
11	implemented, would ensure the early identification,
12	assessment, treatment, and diversion of older adults who are
13	arrested and ensure a more effective use of available
14	resources; and
15	(j) Specify, to the extent possible, the costs
16	associated with the services and best practices that are
17	identified by the workgroup and identify possible public and
18	private sources of revenue to address these costs.
19	(2)(a) The workgroup shall consist of 13 members:
20	1. The Secretary of Elderly Affairs, or his or her
21	<u>designee;</u>
22	2. The Secretary of Children and Family Services, or
23	his or her designee;
24	3. The executive director of the Department of Law
25	Enforcement, or his or her designee;
26	4. A representative from the Florida Sheriffs
27	Association;
28	5. A representative from the Florida Police Chiefs
29	Association;
30	6. A representative from the Office of the State
31	Courts Administrator:

1	7. A physician having experience with geriatric
2	populations, appointed by the Secretary of Elderly Affairs;
3	8. An expert on the mental health of older adults,
4	appointed by the Secretary of Children and Family Services;
5	9. An expert on aging and legal issues, appointed by
6	The Florida Bar;
7	10. A circuit judge who has experience in elder
8	issues, appointed by the Chief Justice of the Supreme Court;
9	11. A representative from one of the state university
10	centers on aging, appointed by the Secretary of Elderly
11	Affairs;
12	12. A person appointed by the President of the Senate;
13	and
14	13. A person appointed by the Speaker of the House of
15	Representatives.
16	(b) The costs of a member's participation on the
17	workgroup shall be borne by the agency or organization that
18	appointed the member. Each member of the workgroup is entitled
19	to receive reimbursement for travel and per diem expenses as
20	provided in section 112.061, Florida Statutes.
21	(c) The Secretary of Elderly Affairs, or his or her
22	designee, shall serve as the chairperson of the workgroup and
23	provide for staff support of the workgroup.
24	(3) The Department of Elderly Affairs shall prepare
25	and submit a report to the President of the Senate, the
26	Speaker of the House of Representatives, and the chairpersons
27	of the appropriate substantive committees of the Legislature
28	by January 31, 2006. The report must address the findings of
29	the workgroup as specified in subsection (1) and recommend
30	proposed legislation if any is warranted.
31	Section 2. This act shall take effect July 1, 2005.

1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
2	<u>CS for SB 1246</u>
3	
4	- Revises membership of the workgroup to specify one member
5 6	appointed by the President of the Senate and one member appointed by the Speaker of the House. Also requires the costs of a member's participation to be borne by the
7	agency or organization that appoints the member.
8	- Removes the appropriation.
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	