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2	An act relating to juvenile justice facilities and
3	programs; amending s. 985.03, F.S.; defining the term
4	"ordinary medical care"; amending s. 985.64, F.S.;
5	requiring that the Department of Juvenile Justice
6	adopt rules to ensure the effective delivery of
7	services to children in the care and custody of the
8	department; requiring the department to coordinate its
9	rule-adoption process with the Department of Children
10	and Family Services and the Agency for Persons with
11	Disabilities to ensure that the department's rules do
12	not encroach upon the substantive jurisdiction of
13	those agencies; clarifying that the rules of the
14	Department of Juvenile Justice do not supersede
15	provisions governing consent to treatment and
16	services; amending s. 985.721, F.S.; conforming a
17	cross-reference; providing an effective date.
18	
19	Be It Enacted by the Legislature of the State of Florida:
20	
21	Section 1. Present subsections (39) through (57) of section
22	985.03, Florida Statutes, are renumbered as subsections (40)
23	through (58), respectively, and a new subsection (39) is added
24	to that section, to read:
25	985.03 Definitions.—As used in this chapter, the term:
26	(39) "Ordinary medical care" means medical procedures that
27	are administered or performed on a routine basis and include,
28	but are not limited to, inoculations, physical examinations,
29	remedial treatment for minor illnesses and injuries, preventive

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30	services, medication management, chronic disease detection and
31	treatment, and other medical procedures that are administered or
32	performed on a routine basis and do not involve hospitalization,
33	surgery, the use of general anesthesia, or the provision of
34	psychotropic medications.
35	Section 2. Section 985.64, Florida Statutes, is amended to
36	read:
37	985.64 Rulemaking
38	(1) The department shall adopt rules pursuant to ss.
39	120.536(1) and 120.54 to implement the provisions of this
40	chapter. Such rules may not conflict with the Florida Rules of
41	Juvenile Procedure. All rules and policies must conform to
42	accepted standards of care and treatment.
43	(2) The department shall adopt rules to ensure the
44	effective provision of health services to youth in facilities or
45	programs operated or contracted by the department. The rules
46	shall address the delivery of the following:
47	(a) Ordinary medical care.
48	(b) Mental health services.
49	(c) Substance abuse treatment services.
50	(d) Services to youth with developmental disabilities.
51	
52	The department shall coordinate its rulemaking with the
53	Department of Children and Family Services and the Agency for
54	Persons with Disabilities to ensure that the rules adopted under
55	this section do not encroach upon the substantive jurisdiction
56	of those agencies. The department shall include the above-
57	mentioned entities in the rulemaking process, as appropriate.
58	This subsection does not supersede the provisions governing

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59	consent to treatment and services found in ss. 39.407, 743.0645,
60	and 985.18, or otherwise provided by law.
61	Section 3. Section 985.721, Florida Statutes, is amended to
62	read:
63	985.721 Escapes from secure detention or residential
64	commitment facility.—An escape from:
65	(1) Any secure detention facility maintained for the
66	temporary detention of children, pending adjudication,
67	disposition, or placement;
68	(2) Any residential commitment facility described in <u>s.</u>
69	985.03(45) s. 985.03(44), maintained for the custody, treatment,
70	punishment, or rehabilitation of children found to have
71	committed delinquent acts or violations of law; or
72	(3) Lawful transportation to or from any such secure
73	detention facility or residential commitment facility,
74	
75	constitutes escape within the intent and meaning of s. 944.40
76	and is a felony of the third degree, punishable as provided in
77	s. 775.082, s. 775.083, or s. 775.084.
78	Section 4. This act shall take effect July 1, 2010.

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