

By Senator Joyner

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A bill to be entitled  
An act relating to the administration of county and  
municipal delinquency programs and facilities;  
amending s. 985.688, F.S.; deleting compliance  
criteria for county delinquency programs and  
facilities; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (11) of section 985.688, Florida  
Statutes, is amended to read:

985.688 Administering county and municipal delinquency  
programs and facilities.—

~~(11) (a) Notwithstanding the provisions of this section, a  
county is in compliance with this section if:~~

~~1. The county provides the full cost for preadjudication  
detention for juveniles;~~

~~2. The county authorizes the county sheriff, any other  
county jail operator, or a contracted provider located inside or  
outside the county to provide preadjudication detention care for  
juveniles;~~

~~3. The county sheriff or other county jail operator is  
accredited by the Florida Corrections Accreditation Commission  
or American Correctional Association; and~~

~~4. The facility is inspected annually and meets the Florida  
Model Jail Standards.~~

~~(b) A county or county sheriff may form regional detention  
facilities through an interlocal agreement in order to meet the  
requirements of this section.~~

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30           ~~(c) Each county sheriff or other county jail operator must~~  
31 ~~follow the federal regulations that require sight and sound~~  
32 ~~separation of juvenile inmates from adult inmates.~~

33           ~~(d) A county or county sheriff that complies with this~~  
34 ~~subsection is not subject to any additional training,~~  
35 ~~procedures, or inspections required by this chapter.~~

36           Section 2. This act shall take effect July 1, 2014.