Florida Senate - 2015 Bill No. SB 1414

LEGISLATIVE ACTION

Senate	. House
Comm: RCS	
04/10/2015	
Appropriations Subcommit	tee on Criminal and Civil Justice
(Bradley) recommended th	tee on Criminal and Civil Justice e following: For Amendment (851326) (with title
(Bradley) recommended th	e following:
(Bradley) recommended th Senate Substitute f	e following:
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(Bradley) recommended th Senate Substitute for amendment)	e following: For Amendment (851326) (with title
(Bradley) recommended th Senate Substitute f amendment) Delete lines 139 - and insert:	e following: For Amendment (851326) (with title
(Bradley) recommended th Senate Substitute for amendment) Delete lines 139 - and insert: (9)(a) The Department	e following: For Amendment (851326) (with title 140
(Bradley) recommended th Senate Substitute for amendment) Delete lines 139 - and insert: (9)(a) The Department juvenile detention payment	e following: For Amendment (851326) (with title 140 <u>nt of Revenue shall review county</u>

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9	financial responsibilities required in this section. The
10	Department of Revenue shall determine whether the counties have
11	reimbursed the Department of Juvenile Justice for the county's
12	share of detention costs as provided in this section. If the
13	Department of Revenue determines that a county has not met its
14	obligations, it must deduct the amount owed to the Department of
15	Juvenile Justice from funds provided to the county under s.
16	218.23.
17	(b) As an assurance to holders of bonds issued by counties
18	before July 1, 2015, for which distributions made pursuant to s.
19	218.23 are pledged, or bonds issued to refund such bonds which
20	mature no later than the bonds they refunded and which result in
21	a reduction of debt service payable in each fiscal year, the
22	amount available for distribution to a county shall remain as
23	provided by law and continue to be subject to any lien or claim
24	on behalf of the bondholders. The Department of Revenue must
25	ensure, based on information provided by an affected county,
26	that any reduction in amounts distributed pursuant to paragraph
27	(a) does not reduce the amount of distribution to a county below
28	the amount necessary for the timely payment of principal and
29	interest when due on the bonds and the amount necessary to
30	comply with any covenant under the bond resolution or other
31	documents relating to the issuance of the bonds. If a reduction
32	to a county's monthly distribution must be decreased in order to
33	comply with this paragraph, the Department of Revenue must
34	notify the Department of Juvenile Justice of the amount of the
35	decrease, and the Department of Juvenile Justice must send a
36	bill for payment of such amount to the affected county.
37	(10) (11) The department may adopt rules to administer this

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38	section.
39	Section 2. Subsection (2) of section 985.6015, Florida
40	Statutes, is amended to read:
41	985.6015 Shared County/State Juvenile Detention Trust
42	Fund
43	(2) The fund is established for use as a depository for
44	funds to be used for the costs of <del>predisposition</del> juvenile
45	detention. Moneys credited to the trust fund shall consist of
46	funds from the counties' share of the costs for predisposition
47	juvenile detention.
48	
49	======================================
50	And the title is amended as follows:
51	Delete line 13
52	and insert:
53	deleting obsolete provisions; providing for review of
54	county payments; providing penalties; providing
55	certain assurances to holders of bonds issued by
56	counties; amending s. 985.6014, F.S.; deleting
57	"predisposition"; providing an effective