House

Florida Senate - 2016 Bill No. SB 1322

LEGISLATIVE ACTION

Senate Comm: RS 02/15/2016

Appropriations Subcommittee on Criminal and Civil Justice (Evers) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Paragraph (c) is added to subsection (2) of section 985.686, Florida Statutes, present subsections (9) and (11) of that section are redesignated as subsections (8) and (10), respectively, and subsections (3) through (7) and present subsections (8) and (10) of that section are amended, to read: 985.686 Shared county and state responsibility for juvenile

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11	detention
12	(2) As used in this section, the term:
13	(c) "Total shared detention costs" means the amount of
14	funds expended by the department for the costs of detention care
15	in a fiscal year, minus any funds it expends on detention care
16	for juveniles residing in fiscally constrained counties or out
17	of state.
18	(3) (a) For the 2016-2017 fiscal year, each county that is
19	not a fiscally constrained county shall pay to the department
20	its annual percentage share of \$42.5 million. By June 1, 2016,
21	the department shall calculate and provide to each such county
22	its annual percentage share by dividing the total number of
23	detention days for juveniles residing in that county for the
24	most recently completed 12-month period by the total number of
25	detention days for juveniles in all counties that are not
26	fiscally constrained counties during the same period. Beginning
27	July 1, 2016, each county shall pay to the department its annual
28	percentage share of \$42.5 million, which shall be paid in 12
29	equal payments due on the first day of each month. The state
30	shall pay the remaining actual costs of detention care. This
31	paragraph expires June 30, 2017.
32	(b) For the 2017-2018 fiscal year, and each fiscal year
33	thereafter, each county that is not a fiscally constrained
34	county shall pay its annual percentage share of 50 percent of
35	the total shared detention costs for the prior calendar year. By
36	June 1, 2017, and each year thereafter, the department shall
37	calculate and provide to each such county its annual percentage
38	share by dividing the total number of detention days for
39	juveniles residing in that county in the most recently completed

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12-month period by the total number of detention days for 40 41 juveniles in all counties that are not fiscally constrained counties during the same period. The annual percentage share of 42 43 each county that is not a fiscally constrained county must be 44 multiplied by 50 percent of the total shared detention cost to 45 determine that county's share of detention costs. Beginning July 46 1, each county shall pay to the department its share of 47 detention costs, which shall be paid in 12 equal payments due on the first day of each month. The state shall pay the remaining 48 49 costs of detention care Each county shall pay the costs of 50 providing detention care, exclusive of the costs of any 51 preadjudicatory nonmedical educational or therapeutic services 52 and \$2.5 million provided for additional medical and mental 53 health care at the detention centers, for juveniles for the 54 period of time prior to final court disposition. The department 55 shall develop an accounts payable system to allocate costs that 56 are payable by the counties.

(4) Notwithstanding subsection (3), The state shall pay all costs of detention care for juveniles <u>residing in</u> for which a fiscally constrained county <u>and for juveniles residing out of</u> <u>state. The state shall pay all costs of detention care for</u> <u>juveniles housed in state detention centers in counties that</u> <u>provide their own detention care for juveniles</u> would otherwise <u>be billed</u>.

64 (a) By October 1, 2004, the department shall develop a
65 methodology for determining the amount of each fiscally
66 constrained county's costs of detention care for juveniles, for
67 the period of time prior to final court disposition, which must
68 be paid by the state. At a minimum, this methodology must

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consider the difference between the amount appropriated to the 69 70 department for offsetting the costs associated with the 71 assignment of juvenile pretrial detention expenses to the 72 fiscally constrained county and the total estimated costs to the 73 fiscally constrained county, for the fiscal year, of detention 74 care for juveniles for the period of time prior to final court 75 disposition. 76 (b) Subject to legislative appropriation and based on the 77 methodology developed under paragraph (a), the department shall 78 provide funding to offset the costs to fiscally constrained 79 counties of detention care for juveniles for the period of time 80 prior to final court disposition. If county matching funds are 81 required by the department to eliminate the difference 82 calculated under paragraph (a) or the difference between the 83 actual costs of the fiscally constrained counties and the amount 84 appropriated in small county grants for use in mitigating such 85 costs, that match amount must be allocated proportionately among all fiscally constrained counties. 86 87 (5) Each county that is not a fiscally constrained county shall incorporate into its annual county budget sufficient funds 88 89 to pay its annual percentage share of 50 percent of the total shared detention costs of detention care for juveniles who 90 91 reside in that county for the period of time prior to final 92 court disposition. This amount shall be based upon the prior use 93 of secure detention for juveniles who are residents of that 94 county, as calculated by the department. Each county shall pay 95 the estimated costs at the beginning of each month. Any 96 difference between the estimated costs and actual costs shall be 97 reconciled at the end of the state fiscal year.

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(6) Funds paid by the counties to the department pursuant 99 to this section must be deposited Each county shall pay to the department for deposit into the Shared County/State Juvenile Detention Trust Fund its share of the county's total costs for juvenile detention, based upon calculations published by the department with input from the counties.

(7) The department of Juvenile Justice shall determine each quarter whether the counties of this state are remitting funds as required to the department their share of the costs of detention as required by this section.

(8) The Department of Revenue and the counties shall provide technical assistance as necessary to the Department of Juvenile Justice in order to develop the most cost-effective means of collection.

(9) (10) This section does not apply to a any county that provides detention care for preadjudicated juveniles or that contracts with another county to provide detention care for preadjudicated juveniles.

Section 2. Subsection (2) of section 985.6015, Florida Statutes, is amended to read:

985.6015 Shared County/State Juvenile Detention Trust Fund.-

(2) The fund is established for use as a depository for funds to be used for the costs of predisposition juvenile detention. Moneys credited to the trust fund shall consist of funds from the counties' share of the costs for predisposition juvenile detention.

Section 3. Paragraph (a) of subsection (11) of section 985.688, Florida Statutes, is amended to read:

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127	985.688 Administering county and municipal delinquency
128	programs and facilities
129	(11)(a) Notwithstanding the provisions of this section, a
130	county is in compliance with this section if:
131	1. The county provides the full cost for <del>preadjudication</del>
132	detention for juveniles;
133	2. The county authorizes the county sheriff, any other
134	county jail operator, or a contracted provider located inside or
135	outside the county to provide preadjudication detention care for
136	juveniles;
137	3. The county sheriff or other county jail operator is
138	accredited by the Florida Corrections Accreditation Commission
139	or American Correctional Association; and
140	4. The facility is inspected annually and meets the Florida
141	Model Jail Standards.
142	Section 4. This act shall take effect upon becoming a law.
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144	========= T I T L E A M E N D M E N T ============
145	And the title is amended as follows:
146	Delete everything before the enacting clause
147	and insert:
148	A bill to be entitled
149	An act relating to juvenile detention costs; amending
150	s. 985.686, F.S.; defining a term; revising the annual
151	contributions by certain counties for the costs of
152	detention care for juveniles; revising the methodology
153	by which the Department of Juvenile Justice determines
154	the percentage share for each county; requiring the
155	state to pay all costs of detention care for juveniles

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COMMITTEE AMENDMENT

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156 residing out of state and for juveniles residing in 157 state detention centers in counties that provide their own detention care for juveniles; deleting a 158 requirement that the Department of Revenue and the 159 160 counties provide certain technical assistance to the 161 Department of Juvenile Justice; revising the 162 applicability of specified provisions; amending ss. 985.6015 and 985.688, F.S.; conforming provisions to 163 164 changes made by the act; providing an effective date.