

LEGISLATIVE ACTION

Senate Comm: RCS 03/04/2019 House

The Committee on Criminal Justice (Brandes) recommended the following:

Senate Amendment (with title amendment)

Delete lines 242 - 261

and insert:

(10) (6) (a) The department shall notify every inmate, in no less than 18-point type in the inmate's release documents: (a) Of all outstanding terms of the inmate's sentence at the time of release, including, but not limited to, a term of supervision and any conditions required upon release from imprisonment or unpaid restitution, court costs, fees, or fines.

7 8 9

10

1

2 3

4

5

6

Page 1 of 4

19 20

21

22

23

24

25

26

27

28 29

30

31

32

33

34

35

36

37

38

39

615712

11 This paragraph does not apply to inmates who are being released 12 from the custody of the department to any type of supervision 13 monitored by the department.

14 (b)1. In no less than 18-point type, that the inmate may be 15 sentenced pursuant to s. 775.082(9) if the inmate commits any 16 felony offense described in s. 775.082(9) within 3 years after 17 the inmate's release. This notice must be prefaced by the word 18 "WARNING" in boldfaced type.

2.(b) Nothing in This section <u>does not preclude</u> precludes the sentencing of a person pursuant to s. 775.082(9), <u>and</u> nor shall evidence that the department failed to provide this notice <u>does not</u> prohibit a person from being sentenced pursuant to s. 775.082(9). The state <u>is shall</u> not be required to demonstrate that a person received any notice from the department in order for the court to impose a sentence pursuant to s. 775.082(9).

(11) The department shall adopt rules to implement this section.

Section 6. Section 948.041, Florida Statutes, is created to read:

<u>948.041 Notification of outstanding terms of sentence upon</u> <u>termination of probation or community control.-Upon the</u> <u>termination of an offender's term of probation or community</u> <u>control, the department shall notify the offender in writing of</u> <u>all outstanding terms of the offender's sentence at the time of</u> <u>termination, including, but not limited to, uncompleted</u> <u>conditions, unpaid restitution, court costs, fees, or fines.</u> <u>Section 7. Section 951.30, Florida Statutes, is created to</u> <u>read:</u>

951.30 Notification of outstanding terms of sentence upon

615712

40	release
41	(1) A county detention facility shall notify a prisoner in
42	writing upon the discharge of such prisoner of all outstanding
43	terms of the prisoner's sentence at the time of release,
44	including, but not limited to, a term of supervision and any
45	conditions required upon release from imprisonment or unpaid
46	restitution, court costs, fees, or fines. Such notification
47	shall be included in the documentation provided to the prisoner
48	at release.
49	(2) This section does not apply to prisoners who are
50	discharged from a county detention facility to the custody or
51	control of the Department of Corrections.
52	
53	=========== T I T L E A M E N D M E N T =================================
54	And the title is amended as follows:
55	Delete lines 37 - 38
56	and insert:
57	documents; providing an exception to the notification
58	requirement for inmates who are released to any type
59	of supervision monitored by the Department of
60	Corrections; requiring the department to adopt certain
61	rules; creating s. 948.041, F.S.; requiring the
62	department to provide notification in writing to an
63	offender, upon the termination of his or her term of
64	probation or community control, of all outstanding
65	terms of sentence; creating s. 951.30, F.S.; requiring
66	each county detention facility to notify a prisoner in
67	writing, upon such prisoner's release, of all
68	outstanding terms of sentence; providing an exception



69 to the notification requirement for prisoners who are 70 released into the custody or control of the Department 71 of Corrections; amending s. 944.801, F.S.; authorizing 72 the

3/1/2019 9:59:50 AM