By Senator Montford

| | 3-00110A-20 2020436 |
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| 1 | A bill to be entitled |
| 2 | An act relating to youth in confinement; creating s. |
| 3 | 945.425, F.S.; defining terms; prohibiting a youth |
| 4 | from being placed in disciplinary confinement; |
| 5 | authorizing a youth to be placed in emergency |
| 6 | confinement if certain conditions are met; requiring |
| 7 | facility staff to document such placement; requiring |
| 8 | that, within a specified timeframe and at specified |
| 9 | intervals, a mental health clinician conduct certain |
| 10 | evaluations of a youth who is in emergency |
| 11 | confinement; limiting the allowable length of time for |
| 12 | emergency confinement; requiring specific treatment |
| 13 | for a youth who is in emergency confinement; |
| 14 | prohibiting the use of emergency confinement for |
| 15 | certain purposes; authorizing a youth to be placed in |
| 16 | medical confinement under certain circumstances; |
| 17 | limiting the allowable length of time for medical |
| 18 | confinement; requiring facility staff to document such |
| 19 | confinement; requiring that, within a specified |
| 20 | timeframe and at specified intervals, a medical |
| 21 | professional conduct certain evaluations of a youth |
| 22 | who is in medical confinement; prohibiting the use of |
| 23 | medical confinement for certain purposes; requiring |
| 24 | the Department of Corrections to review its policies |
| 25 | and procedures relating to youth in confinement; |
| 26 | requiring the department to certify compliance in a |
| 27 | report to the Governor and Legislature by a specified |
| 28 | date; requiring the department to adopt policies and |
| 29 | procedures; providing applicability; amending s. |

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| 30 | 951.23, F.S.; requiring sheriffs and chief |
| 31 | correctional officers to adopt model standards |
| 32 | relating to youth; amending s. 944.09, F.S.; |
| 33 | authorizing the Department of Corrections to adopt |
| 34 | rules; reenacting s. 944.279(1), F.S., relating to |
| 35 | disciplinary procedures applicable to a prisoner for |
| 36 | filing frivolous or malicious actions or bringing |
| 37 | false information before a court, to incorporate the |
| 38 | amendment made to s. 944.09, F.S., in a reference |
| 39 | thereto; providing an effective date. |
| 40 | |
| 41 | Be It Enacted by the Legislature of the State of Florida: |
| 42 | |
| 43 | Section 1. Section 945.425, Florida Statutes, is created to |
| 44 | read: |
| 45 | 945.425 Youth in confinement |
| 46 | (1) DEFINITIONSAs used in this section, the term: |
| 47 | (a) "Disciplinary confinement" means the involuntary |
| 48 | placement of a youth in an isolated room to separate the youth |
| 49 | from the general inmate population as a disciplinary action for |
| 50 | violating department rules. |
| 51 | (b) "Emergency confinement" means the involuntary placement |
| 52 | of a youth in an isolated room to separate that youth from the |
| 53 | general inmate population and to remove that youth from a |
| 54 | situation in which he or she presents an immediate and serious |
| 55 | danger to the security or safety of himself or herself or |
| 56 | others. |
| 57 | (c) "Medical confinement" means the involuntary placement |
| 58 | of a youth in an isolated room to separate that youth from the |
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| 59 | general inmate population to allow him or her to recover from an |
| 60 | illness or to prevent the spread of a communicable disease. |
| 61 | (d) "Mental health clinician" means a licensed |
| 62 | psychiatrist, psychologist, social worker, mental health |
| 63 | counselor, nurse practitioner, or physician assistant. |
| 64 | (e) "Youth" means a person in the custody of the department |
| 65 | who is under 19 years of age. |
| 66 | (2) PROHIBITION ON THE USE OF CONFINEMENT |
| 67 | (a) A youth may not be placed in disciplinary confinement. |
| 68 | (b) A youth may be placed in emergency confinement pending |
| 69 | a disciplinary hearing only if such confinement complies with |
| 70 | this section. |
| 71 | (c) This section does not prohibit the department from |
| 72 | applying less restrictive penalties to a youth who is found in a |
| 73 | disciplinary hearing to have committed a rule violation. |
| 74 | (3) PROTECTING YOUTH IN EMERGENCY CONFINEMENT |
| 75 | (a) A youth may be placed in emergency confinement if all |
| 76 | of the following conditions are met: |
| 77 | 1. A nonphysical intervention with the youth would not be |
| 78 | effective in preventing harm or danger to the youth or others. |
| 79 | 2. There is imminent risk of the youth physically harming |
| 80 | himself or herself, staff, or others or the youth is engaged in |
| 81 | major property destruction that is likely to compromise the |
| 82 | security of the program or jeopardize the safety of the youth or |
| 83 | others. |
| 84 | 3. All less-restrictive means have been exhausted. |
| 85 | (b) Facility staff shall document the placement of a youth |
| 86 | in emergency confinement. The documentation must include |
| 87 | justification for the placement, in addition to a description of |
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| 88 | the less-restrictive options that the facility staff exercised |
| 89 | before the youth was so placed. |
| 90 | (c) A mental health clinician shall evaluate a youth who is |
| 91 | placed in emergency confinement within 1 hour after the |
| 92 | placement to ensure that the confinement is not detrimental to |
| 93 | the mental or physical health of the youth. Following the |
| 94 | initial evaluation, a mental health clinician shall conduct a |
| 95 | face-to-face evaluation of the youth every 2 hours thereafter to |
| 96 | determine whether the youth should remain in emergency |
| 97 | confinement. The mental health clinician shall document each |
| 98 | evaluation and provide justification for continued placement in |
| 99 | emergency confinement. |
| 100 | (d) A youth may not be placed in emergency confinement for |
| 101 | more than 24 hours unless an extension is sought and obtained by |
| 102 | a mental health clinician. |
| 103 | 1. If a mental health clinician determines that release of |
| 104 | the youth would imminently threaten the safety of the youth or |
| 105 | others, the mental health clinician may grant a one-time |
| 106 | extension of 24 hours for continued placement in emergency |
| 107 | confinement. |
| 108 | 2. If, at the conclusion of the 48-hour period, a mental |
| 109 | health clinician determines that it is not safe for the youth to |
| 110 | be released from emergency confinement, the facility staff must |
| 111 | prepare to transfer the youth to a facility that is able to |
| 112 | provide specialized treatment to address the youth's needs. |
| 113 | (e) A youth who is placed in emergency confinement must be |
| 114 | provided access to the same meals and drinking water, clothing, |
| 115 | medical treatment, contact with parents and legal guardians, and |
| 116 | legal assistance as provided to youth in the general inmate |

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| 117 | population. |
| 118 | (f) The use of emergency confinement is strictly prohibited |
| 119 | for the purposes of punishment or discipline. |
| 120 | (4) PROTECTING YOUTH IN MEDICAL CONFINEMENT |
| 121 | (a) A youth may be placed in medical confinement if all of |
| 122 | the following conditions are met: |
| 123 | 1. Isolation from the general inmate population and staff |
| 124 | is required to allow the youth to rest and recover from his or |
| 125 | her illness or to prevent the spread of a communicable disease. |
| 126 | 2. A medical professional deems such placement necessary. |
| 127 | 3. The use of other less-restrictive means would not be |
| 128 | sufficient to allow the youth to recover from his or her illness |
| 129 | or to prevent the spread of a communicable disease. |
| 130 | (b) A youth may be placed in medical confinement for a |
| 131 | period not to exceed the time necessary for the youth to recover |
| 132 | from his or her illness or to prevent the spread of a |
| 133 | communicable disease to other inmates or staff in the facility. |
| 134 | (c) Facility staff shall document the placement of a youth |
| 135 | in medical confinement. The documentation must include a medical |
| 136 | professional's justification for the placement. |
| 137 | (d) A medical professional must conduct a face-to-face |
| 138 | evaluation of a youth held in medical confinement at least once |
| 139 | every 12 hours to determine whether the youth should remain in |
| 140 | medical confinement. The medical professional shall document |
| 141 | each evaluation and provide justification for continued |
| 142 | placement in medical confinement. |
| 143 | (e) The use of medical confinement is strictly prohibited |
| 144 | for the purposes of punishment or discipline. |
| 145 | (5) IMPLEMENTATION.— |

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| 146 | (a) The department shall review its policies and procedures |
| 147 | relating to youth in confinement to determine whether the |
| 148 | policies and procedures comply with this section. |
| 149 | (b) The department shall certify compliance with this |
| 150 | section in a report that the department shall submit to the |
| 151 | Governor, the President of the Senate, and the Speaker of the |
| 152 | House of Representatives by January 1, 2021. |
| 153 | (c) The department shall adopt policies and procedures |
| 154 | necessary to administer this section. |
| 155 | (d) This section does not supersede any law providing |
| 156 | greater or additional protections to a youth in this state. |
| 157 | Section 2. Paragraph (a) of subsection (4) of section |
| 158 | 951.23, Florida Statutes, is amended to read: |
| 159 | 951.23 County and municipal detention facilities; |
| 160 | definitions; administration; standards and requirements |
| 161 | (4) STANDARDS FOR SHERIFFS AND CHIEF CORRECTIONAL |
| 162 | OFFICERS |
| 163 | (a) There shall be established A five-member working group |
| 164 | is established which consists consisting of three persons |
| 165 | appointed by the Florida Sheriffs Association and two persons |
| 166 | appointed by the Florida Association of Counties to develop |
| 167 | model standards for county and municipal detention facilities. |
| 168 | <u>At a minimum</u> By October 1, 1996 , each sheriff and chief |
| 169 | correctional officer shall adopt, at a minimum, the model |
| 170 | standards with reference to: |
| 171 | 1.a. The construction, equipping, maintenance, and |
| 172 | operation of county and municipal detention facilities. |
| 173 | b. The cleanliness and sanitation of county and municipal |
| 174 | detention facilities; the number of county and municipal |
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| 175 | prisoners who may be housed therein per specified unit of floor |
| 176 | space; the quality, quantity, and supply of bedding furnished to |
| 177 | such prisoners; the quality, quantity, and diversity of food |
| 178 | served to them and the manner in which it is served; the |
| 179 | furnishing to them of medical attention and health and comfort |
| 180 | items; and the disciplinary treatment that which may be meted |
| 181 | out to them. |
| 182 | |
| 183 | Notwithstanding the provisions of the otherwise applicable |
| 184 | building code, a reduced custody housing area may be occupied by |
| 185 | inmates or may be used for sleeping purposes as allowed in |
| 186 | subsection (7). The sheriff or chief correctional officer shall |
| 187 | provide that a reduced custody housing area shall be governed by |
| 188 | fire and life safety standards <u>that</u> which do not interfere with |
| 189 | the normal use of the facility and <u>that</u> which affect a |
| 190 | reasonable degree of compliance with rules of the State Fire |
| 191 | Marshal for correctional facilities. |
| 192 | 2. The confinement of prisoners by classification and |
| 193 | providing, whenever possible, for classifications <u>that</u> which |
| 194 | separate males from females, juveniles from adults, felons from |
| 195 | misdemeanants, and those awaiting trial from those convicted |
| 196 | and, in addition, providing for the separation of special risk |
| 197 | prisoners, such as the mentally ill, alcohol or narcotic |
| 198 | addicts, sex deviates, suicide risks, and any other |
| 199 | classification <u>that</u> which the local unit may deem necessary for |
| 200 | the safety of the prisoners and the operation of the facility |
| 201 | pursuant to degree of risk and danger criteria. Nondangerous |
| 202 | felons may be housed with misdemeanants. |
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203

3. The confinement of prisoners by classification on the

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| 204 | basis of age and a strict prohibition on the use of disciplinary |
| 205 | confinement for prisoners under 19 years of age, in compliance |
| 206 | with s. 945.425. |
| 207 | Section 3. Paragraph (s) is added to subsection (1) of |
| 208 | section 944.09, Florida Statutes, to read: |
| 209 | 944.09 Rules of the department; offenders, probationers, |
| 210 | and parolees |
| 211 | (1) The department has authority to adopt rules pursuant to |
| 212 | ss. 120.536(1) and 120.54 to implement its statutory authority. |
| 213 | The rules must include rules relating to: |
| 214 | (s) Youth in confinement in compliance with s. 945.425. |
| 215 | Section 4. For the purpose of incorporating the amendment |
| 216 | made by this act to section 944.09, Florida Statutes, in a |
| 217 | reference thereto, subsection (1) of section 944.279, Florida |
| 218 | Statutes, is reenacted to read: |
| 219 | 944.279 Disciplinary procedures applicable to prisoner for |
| 220 | filing frivolous or malicious actions or bringing false |
| 221 | information before court |
| 222 | (1) At any time, and upon its own motion or on motion of a |
| 223 | party, a court may conduct an inquiry into whether any action or |
| 224 | appeal brought by a prisoner was brought in good faith. A |
| 225 | prisoner who is found by a court to have brought a frivolous or |
| 226 | malicious suit, action, claim, proceeding, or appeal in any |
| 227 | court of this state or in any federal court, which is filed |
| 228 | after June 30, 1996, or to have brought a frivolous or malicious |
| 229 | collateral criminal proceeding, which is filed after September |
| 230 | 30, 2004, or who knowingly or with reckless disregard for the |
| 231 | truth brought false information or evidence before the court, is |
| 232 | subject to disciplinary procedures pursuant to the rules of the |

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| 233 | Department of Corrections. The court shall issue a written |
| 234 | finding and direct that a certified copy be forwarded to the |
| 235 | appropriate institution or facility for disciplinary procedures |
| 236 | pursuant to the rules of the department as provided in s. |
| 237 | 944.09. |
| 238 | Section 5. This act shall take effect October 1, 2020. |
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