



**Conference Committee on
Senate Criminal and Civil Justice / House Justice Appropriations**

Senate Offer #1 – Implementing Bill

**Friday, April 26, 2019
9:30 a.m.**

Reed Hall (102 HOB)

**Conference Committee on Senate Criminal and Civil Justice / House Justice Appropriations
Implementing Bill**

		SENATE		HOUSE		HOUSE OFFER # 1	SENATE OFFER # 1
Line	Agency	SECTION		SECTION			
1	Attorney General	41	CRIMINAL PUNISHMENT CODE TASK FORCE. Creates an eight-member task force charged with reviewing and making recommendations for changes to the Criminal Punishment Code. The task force will include the Secretary of DOC or his designee, two (2) members appointed by the Speaker of the House, two (2) members appointed by the President of the Senate, and two (2) members appointed by the Chief Justice of the Supreme Court. The Attorney General or her designee will chair the task force.		No language	House Position - no language (contingent upon funding decision)	Senate Position
3	Courts	43	COURT TRUST FUND LOAN. Amends s. 215.18, F.S. to provide chief justice the authority to request a trust fund loan.		No language	Senate Position	
4	DJJ	44	DEPARTMENT OF JUVENILE JUSTICE. Requires the Department of Juvenile Justice to review county juvenile detention payments to ensure that counties are fulfilling their financial responsibilities. If the department determines that a county has not met its obligations, Department of Revenue must deduct the amount owed to the Department of Juvenile Justice from shared revenue funds provided to the county under s. 218.23, F.S.	19	IDENTICAL		

5	DJJ	45	JUVENILE DETENTION COSTS. Provides that Department of Juvenile Justice shall not provide, make, pay or deduct and a non-fiscally constrained county may not apply, deduct or receive, any reimbursement or any credit for any previous overpayment of juvenile detention care costs related to or for any previous state fiscal year against the juvenile detention care costs due from the non-fiscally constrained county in Fiscal Year 2018-2019 pursuant to s. 986.686, F.S., or any other law.		No language	House Position	House Position
6	JAC	46, 47	PRIVATE COURT-APPOINTED COUNSEL. Requires written certification of conflict by the public defender or regional conflict counsel before a court may appoint private conflict counsel.		N/A	Modified Senate Language (attached)	House Position on Modified Senate Language
11	Courts	54	JUDICIAL HEADQUARTERS. Permits Supreme Court justices who reside outside of Leon County to designate an official headquarters in the District Court of Appeal district in which they reside. Justices may be paid travel and subsistence expenses when travelling between their official headquarters and Tallahassee on official business.	24	SUBSTANTIALLY SIMILAR	House Language	House Position
12	Public Defenders & State Attorneys		N/A	27	DUE PROCESS. Notwithstanding section 29.015, F.S., funds appropriated to the state attorneys and public defenders for due process expenditures shall be appropriated to the Justice Administrative Commission.	House Language	Senate Position

14	Clerks		N/A	29	<p>CLERKS OF COURT BUDGETS. Provides that the total combined budgets of the clerks of the court for the county fiscal year beginning October 1, 2019, may not exceed the revenue estimates established by the most recent Revenue Estimating Conference plus appropriations made for the purpose of funding clerk court-related functions.</p>	House language	Senate Position
15	DOC		<p>FLORIDA VIRTUAL SCHOOLS/DEPARTMENT OF CORRECTIONS PROGRAM. Authorizes the Department of Corrections to use state funds appropriated specifically for postsecondary education of inmates through CareerSource Florida.</p>	N/A	N/A	N/A	Senate Language (New - attached)

In order to implement Specific Appropriation 737 of the 2019-2020 General Appropriations Act, paragraph (b) of subsection (7) of section 1011.80, Florida Statutes, is 1435 amended to read:

1011.80 Funds for operation of workforce In education 1437 programs.—

(7) (b) State funds provided for the operation of postsecondary workforce programs may not be expended for the education of state or federal inmates, except to the extent that such funds are specifically appropriated for such purpose in the 2019-2020 General Appropriations Act.