

	LEGISLATIVE ACTION	
Senate	•	House
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Appropriations Suk	ocommittee on Criminal an	d Civil Justice
Appropriations Suk (Bracy) recommende		d Civil Justice
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(Bracy) recommende		
(Bracy) recommende	ed the following:	
(Bracy) recommende	ed the following: nent (with title amendmen	
(Bracy) recommende Senate Amendm	ed the following: nent (with title amendmen	
(Bracy) recommende Senate Amendm Delete lines and insert:	ed the following: nent (with title amendmen	t)
(Bracy) recommended Senate Amendm Delete lines and insert: Section 11. E	ed the following: nent (with title amendmen 336 - 544	t) subsection (1) of
(Bracy) recommended Senate Amendm Delete lines and insert: Section 11. Esection 948.06, Fl	ed the following: ment (with title amendmen 336 - 544 Paragraphs (g) and (h) of	t) subsection (1) of ded to read:

(1)

restitution or cost of supervision.-

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(g) The chief judge of each judicial circuit shall may direct the department to use a notification letter of a technical violation in appropriate cases in lieu of a violation report, affidavit, and warrant or a notice to appear when the alleged violation is not a new felony or misdemeanor offense. Such direction must be in writing and must specify the types of specific technical violations which are to be reported by a notification letter of a technical violation, any exceptions to those violations, and the required process for submission. At the direction of the chief judge, the department shall send the notification letter of a technical violation to the court. For purposes of this section, the term "technical violation" means an alleged violation of supervision which is not a new felony offense, a new misdemeanor offense, or a new criminal traffic offense.

(h) 1. The chief judge of each judicial circuit shall, in consultation with the state attorney and τ the public defender, and the department, may establish an alternative sanctioning program to ensure that in which the department, after receiving court approval, may enforce specified sanctions for certain technical violations of probation or community control do not result in returning an individual to jail or prison supervision. For purposes of this paragraph, the term "technical violation" means any alleged violation of supervision that is not a new felony offense, misdemeanor offense, or criminal traffic offense.

2. To establish an alternative sanctioning program, the chief judge must issue an administrative order specifying: a. Eligibility criteria.



40 b. The technical violations that are eligible for the 41 program. 42 c. The sanctions that may be recommended by a probation officer for each technical violation. 43 44 d. The process for reporting technical violations through the alternative sanctioning program, including approved forms. 45 3. If an offender is alleged to have committed a technical 46 violation of supervision that is eligible for the program, the 47 48 offender may: 49 a. Waive participation in the alternative sanctioning program, in which case the probation officer may submit a 50 violation report, affidavit, and warrant to the court in 51 accordance with this section; or 52 53 b. Elect to participate in the alternative sanctioning 54 program after receiving written notice of an alleged technical 55 violation and a disclosure of the evidence against the offender, 56 admit to the technical violation, agree to comply with the 57 probation officer's recommended sanction if subsequently ordered 58 by the court, and agree to waive the right to: 59 (I) Be represented by legal counsel. (II) Require the state to prove his or her guilt before a 60 61 neutral and detached hearing body. (III) Subpoena witnesses and present to a judge evidence in 62 his or her defense. 63 64 (IV) Confront and cross-examine adverse witnesses. (V) Receive a written statement from a factfinder as to the 65 66 evidence relied on and the reasons for the sanction imposed. 67 4. If the offender admits to committing the technical 68 violation and agrees with the probation officer's recommended



sanction, the probation officer must, before imposing the sanction, submit the recommended sanction to the court as well as documentation reflecting the offender's admission to the technical violation and agreement with the recommended sanction.

5. The court may impose the recommended sanction or may direct the department to submit a violation report, affidavit, and warrant to the court in accordance with this section.

6. An offender's participation in an alternative sanctioning program is voluntary. The offender may elect to waive or discontinue participation in an alternative sanctioning program at any time before the issuance of a court order imposing the recommended sanction.

7. If an offender waives or discontinues participation in an alternative sanctioning program, the probation officer may submit a violation report, affidavit, and warrant to the court in accordance with this section. The offender's prior admission to the technical violation may not be used as evidence in subsequent proceedings.

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> ======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete lines 62 - 102

and insert:

terms of sentence; amending s. 948.06, F.S.; requiring, rather than authorizing, the chief judge of each judicial circuit to direct the department to use a notification letter of a technical violation in certain situations; defining the term "technical violation"; requiring, rather than authorizing, the



chief judge to establish an alternative sanctioning
program, in consultation with the state attorney and
public defender; deleting provisions relating to
requirements for an alternative sanctioning program;
creating s. 951.30, F.S.; requiring each