CS for SB 1390

By the Committee on Budget Subcommittee on Criminal and Civil Justice Appropriations; and Senators Dockery and Joyner

	604-04496-11 20111390c1
1	A bill to be entitled
2	An act relating to supervised reentry programs for
3	inmates; amending s. 945.091, F.S.; providing
4	legislative intent to encourage the Department of
5	Corrections, to the extent possible, to place inmates
6	in the community to perform paid employment for
7	community work; providing that an inmate may leave the
8	confinement of prison to participate in a supervised
9	reentry program in which the inmate is housed in the
10	community while working at paid employment or
11	participating in other programs that are approved by
12	the department; requiring the inmate to live at a
13	department-approved residence while participating in
14	the supervised reentry program; specifying the
15	conditions for participating in the supervised reentry
16	program; requiring that the department adopt rules to
17	operate the supervised reentry program; providing an
18	effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. Section 945.091, Florida Statutes, is amended to
23	read:
24	945.091 Extension of the limits of confinement; supervised
25	reentry; restitution by employed inmates
26	(1) The department may adopt rules permitting the extension
27	of the limits of the place of confinement of an inmate as to
28	whom there is reasonable cause to believe that the inmate will
29	honor his or her trust by authorizing the inmate, under
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30	prescribed conditions and following investigation, risk
31	assessment, and approval by the secretary, or the secretary's
32	designee, who shall maintain a written record of such action, to
33	leave the confines of that place unaccompanied by a custodial
34	agent for a prescribed period of time to:
35	(a) Visit, for a specified period, a specifically
36	designated place or places:
37	1. For the purpose of visiting a dying relative, attending
38	the funeral of a relative, or arranging for employment or for a
39	suitable residence for use when released;
40	2. To otherwise aid in the rehabilitation of the inmate and
41	his or her successful transition into the community; or
42	3. For another compelling reason consistent with the public
43	interest,
44	
45	and return to the same or another institution or facility
46	designated by the <u>department</u> Department of Corrections .
47	(b) Work at paid employment, participate in an education or
48	a training program, or voluntarily serve a public or nonprofit
49	agency or faith-based service group in the community, while
50	continuing as an inmate of the institution or facility in which
51	the inmate is confined, except during the hours of his or her
52	employment, education, training, or service and traveling
53	thereto and therefrom. An inmate may travel to and from his or
54	her place of employment, education, or training only by means of
55	walking, bicycling, or using public transportation or
56	transportation that is provided by a family member or employer.
57	Contingent upon specific appropriations, the department may
58	transport an inmate in a state-owned vehicle if the inmate is

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604-04496-11 20111390c1 59 unable to obtain other means of travel to his or her place of 60 employment, education, or training. 1. An inmate may participate in paid employment only during 61 62 the last 36 months of his or her confinement, unless sooner 63 requested by the Parole Commission or the Control Release 64 Authority. To the extent possible, the department shall place 65 inmates in the community to perform paid employment. 66 2. While working at paid employment and residing in the facility, an inmate may apply for placement at a contracted 67 68 substance abuse transition housing program. The transition 69 assistance specialist shall inform the inmate of program 70 availability and assess the inmate's need and suitability for 71 transition housing assistance. If an inmate is approved for 72 placement, the specialist shall assist the inmate. If an inmate 73 requests and is approved for placement in a contracted faith-74 based substance abuse transition housing program, the specialist 75 must consult with the chaplain before prior to such placement. 76 The department shall ensure that an inmate's faith orientation,

or lack thereof, will not be considered in determining admission to a faith-based program and that the program does not attempt to convert an inmate toward a particular faith or religious preference.

(c) Participate in a residential or nonresidential rehabilitative program operated by a public or private nonprofit agency, including faith-based service groups, with which the department has contracted for the treatment of <u>the</u> such inmate. <u>Sections</u> The provisions of ss. 216.311 and 287.057 shall apply to all contracts between the department and any private entity providing such services. The department shall require <u>the</u> such

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88	agency to provide appropriate supervision of inmates
89	participating in <u>the</u> such program. The department is authorized
90	to terminate any inmate's participation in the program if $\underline{ ext{the}}$
91	such inmate fails to demonstrate satisfactory progress in the
92	program as established by departmental rules.
93	(d) Participate in a supervised reentry program in which
94	the inmate is housed in the community while working at paid
95	employment or participating in other programs that are approved
96	by the department. The inmate shall reside at a department-
97	approved residence while retaining status as an inmate in the
98	supervised reentry program.
99	1. An inmate may participate in the supervised reentry
100	program only during the last 14 months of his or her
101	confinement.
102	2. Supervised reentry program participants must comply with
103	reporting, drug testing, and other requirements established by
104	the department.
105	3. An inmate in the supervised reentry program may travel
106	to and from his or her department-approved activities only by
107	means of transportation approved by the department.
108	4. The inmate must pay the department for the cost of his
109	or her supervision in accordance with rules set forth by the
110	department. The inmate shall also pay the cost of any treatment
111	program in which he or she is participating.
112	5. An inmate participating in the supervised reentry
113	program may not be included in the bed count for purposes of
114	determining total capacity as defined in s. 944.023(1).
115	6. The department shall adopt rules for the operation of
116	the supervised reentry program.

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117	(2) Each inmate who demonstrates college-level aptitudes by
118	satisfactory evidence of successful completion of college-level
119	academic coursework may be provided the opportunity to
120	participate in college-level academic programs <u>that</u> which may be
121	offered at community colleges or universities. The inmate is
122	personally responsible for the payment of all student fees
123	incurred.
124	(3) The department may adopt regulations as to the
125	eligibility of inmates for the extension of confinement, the
126	disbursement of any earnings of these inmates, or the entering
127	into of agreements between itself and any city or county or
128	federal agency for the housing of these inmates in a local place
129	of confinement. However, <u>a</u> no person convicted of sexual battery
130	pursuant to s. 794.011 is <u>not</u> eligible for any extension of the
131	limits of confinement under this section.
132	(4) The willful failure of an inmate to remain within the
133	extended limits of his or her confinement or to return within
134	the time prescribed to the place of confinement designated by
135	the department <u>is</u> shall be deemed as an escape from the custody
136	of the department and is shall be punishable as prescribed by
137	law.
138	(5) The provisions of This section <u>does</u> shall not be deemed
139	to authorize any inmate who has been convicted of any murder,
140	manslaughter, sexual battery, robbery, arson, aggravated
141	assault, aggravated battery, kidnapping, escape, breaking and
142	entering with intent to commit a felony, or aircraft piracy, or
143	any attempt to commit the aforementioned crimes, to attend any
144	classes at any state community college or any university \underline{that}
145	which is a part of the State University System.

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146 (6) (a) The department shall require inmates working at paid 147 employment as provided in paragraph (1)(b) or paragraph (1)(d) 148 to use a portion of the employment proceeds to provide 149 restitution to the aggrieved party for the damage or loss caused 150 by the offense of the inmate, in an amount to be determined by the department, unless the department finds clear and compelling 151 152 reasons not to order such restitution. If restitution or partial 153 restitution is not ordered, the department shall state on the 154 record in detail the reasons therefor.

(b) An offender who is required to provide restitution or reparation may petition the circuit court to amend the amount of restitution or reparation required or to revise the schedule of repayment established by the department or the Parole Commission.

(7) The department shall document and account for all forms for disciplinary reports for inmates placed on extended limits of confinement, which shall include, but <u>are</u> not be limited to, all violations of rules of conduct, the rule or rules violated, the nature of punishment administered, the authority ordering such punishment, and the duration of time during which the inmate was subjected to confinement.

167 (8) (a) The department may is authorized to levy fines only 168 through disciplinary reports and only against inmates placed on extended limits of confinement. Major and minor infractions and 169 their respective punishments for inmates placed on extended 170 171 limits of confinement shall be defined by the rules of the 172 department, provided that a any fine may shall not exceed \$50 173 for each infraction deemed to be minor and \$100 for each 174 infraction deemed to be major. Such fines shall be deposited in

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<pre>180 amount of the fine shall be determined by the disciplinary 181 committee pursuant to the method prescribed in s. 944.28(2)(c). 182 (c) The department shall <u>adopt</u> develop rules defining the 183 policies and procedures for the administering of such fines.</pre>		604-04496-11 20111390c1
(b) When the chief correctional officer determines that a fine would be an appropriate punishment for a violation of the rules of the department, both the determination of guilt and the amount of the fine shall be determined by the disciplinary committee pursuant to the method prescribed in s. 944.28(2)(c). (c) The department shall <u>adopt develop</u> rules defining the policies and procedures for the administering of such fines.	175	the General Revenue Fund, and a receipt shall be given to the
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