By Senator Hill

	1-00228-11 2011166
1	A bill to be entitled
2	An act relating to forensic services; amending s.
3	916.105, F.S.; providing legislative intent that
4	forensic services be provided to a person charged with
5	a misdemeanor as well as a felony offense; amending
6	ss. 916.106, 916.107, 916.13, and 916.302, F.S.,
7	relating to definitions, the rights of forensic
8	clients, the involuntary commitment of a defendant
9	with mental illness, and the involuntary commitment of
10	a defendant determined to be incompetent; conforming
11	provisions to changes made by the act; providing an
12	effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
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16	Section 1. Subsection (1) of section 916.105, Florida
17	Statutes, is amended to read:
18	916.105 Legislative intent
19	(1) It is the intent of the Legislature that the Department
20	of Children and Family Services and the Agency for Persons with
21	Disabilities, as appropriate, establish, locate, and maintain
22	separate and secure forensic facilities and programs for the
23	treatment or training of defendants who have been charged with a
24	misdemeanor or felony, and who have been found to be incompetent
25	to proceed due to their mental illness, mental retardation, or
26	autism, or who have been acquitted of a <u>misdemeanor or</u> felony by
27	reason of insanity, and who, while still under the jurisdiction
28	of the committing court, are committed to the department or
29	agency under the provisions of this chapter. Such facilities

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1-00228-11 2011166 30 must be able shall be sufficient to accommodate the number of 31 defendants committed under the conditions noted above. Except for those defendants found by the department or agency to be 32 33 appropriate for treatment or training in a civil facility or 34 program pursuant to subsection (3), forensic facilities shall be 35 designed and administered so that ingress and egress, together 36 with other requirements of this chapter, may be strictly 37 controlled by staff responsible for security in order to protect the defendant, facility personnel, other clients, and citizens 38 39 in adjacent communities. Section 2. Subsections (6) and (7) of section 916.106, 40 41 Florida Statutes, are amended to read: 42 916.106 Definitions.-For the purposes of this chapter, the 43 term: 44 (6) "Defendant" means an adult, or a juvenile who is 45 prosecuted as an adult, who has been arraigned and charged with 46 a misdemeanor or felony offense under the laws of this state. 47 (7) "Department" means the Department of Children and 48 Family Services. The department is responsible for the treatment 49 of forensic clients who have been determined incompetent to 50 proceed due to mental illness or who have been acquitted of a 51 misdemeanor or felony by reason of insanity. 52 Section 3. Paragraph (a) of subsection (1) of section 916.107, Florida Statutes, is amended to read: 53 54 916.107 Rights of forensic clients.-55 (1) RIGHT TO INDIVIDUAL DIGNITY.-56 (a) The policy of the state is that the individual dignity 57 of the client shall be respected at all times and upon all 58 occasions, including any occasion when the forensic client is

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1-00228-11 2011166 59 detained, transported, or treated. Clients with mental illness, 60 retardation, or autism and who are charged with committing a 61 misdemeanor or felony felonies shall receive appropriate 62 treatment or training. In a criminal case involving a client who 63 has been adjudicated incompetent to proceed or not guilty by 64 reason of insanity, a jail may be used as an emergency facility 65 for up to 15 days following the date the department or agency receives a completed copy of the court commitment order 66 containing all documentation required by the applicable Florida 67 Rules of Criminal Procedure. For a forensic client who is held 68 in a jail awaiting admission to a facility of the department or 69 70 agency, evaluation and treatment or training may be provided in 71 the jail by the local community mental health provider for 72 mental health services, by the developmental disabilities 73 program for persons with retardation or autism, the client's 74 physician or psychologist, or any other appropriate program 75 until the client is transferred to a civil or forensic facility. 76 Section 4. Section 916.13, Florida Statutes, is amended to 77 read: 78 916.13 Involuntary commitment of defendant adjudicated 79 incompetent.-80 (1) Every defendant who is charged with a misdemeanor or 81 felony and who is adjudicated incompetent to proceed may be involuntarily committed for treatment upon a finding by the 82 83 court of clear and convincing evidence that: 84 (a) The defendant has a mental illness and because of the 85 mental illness: 86 1. The defendant is manifestly incapable of surviving alone 87 or with the help of willing and responsible family or friends,

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1-00228-11 2011166 88 including available alternative services, and, without 89 treatment, the defendant is likely to suffer from neglect or refuse to care for herself or himself and such neglect or 90 91 refusal poses a real and present threat of substantial harm to 92 the defendant's well-being; or 2. There is a substantial likelihood that in the near 93 94 future the defendant will inflict serious bodily harm on herself 95 or himself or another person, as evidenced by recent behavior 96 causing, attempting, or threatening such harm; 97 (b) All available, less restrictive treatment alternatives, including treatment in community residential facilities or 98 99 community inpatient or outpatient settings, which would offer an 100 opportunity for improvement of the defendant's condition have 101 been judged to be inappropriate; and 102 (c) There is a substantial probability that the mental 103 illness causing the defendant's incompetence will respond to 104 treatment and the defendant will regain competency to proceed in 105 the reasonably foreseeable future. (2) A defendant who has been charged with a misdemeanor or 106 107 felony and who has been adjudicated incompetent to proceed due to mental illness, and who meets the criteria for involuntary 108 109 commitment to the department under the provisions of this 110 chapter, may be committed to the department, and the department shall retain and treat the defendant. No later than 6 months 111 after the date of admission and at the end of any period of 112 113 extended commitment, or at any time the administrator or designee shall have determined that the defendant has regained 114 115 competency to proceed or no longer meets the criteria for 116 continued commitment, the administrator or designee shall file a

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117	 report with the court pursuant to the applicable Florida Rules
118	of Criminal Procedure.
119	Section 5. Subsection (1) and paragraph (a) of subsection
120	(2) of section 916.302, Florida Statutes, are amended to read:
121	916.302 Involuntary commitment of defendant determined to
122	be incompetent to proceed
123	(1) CRITERIAEvery defendant who is charged with a
124	misdemeanor or felony and who is adjudicated incompetent to
125	proceed due to retardation or autism may be involuntarily
126	committed for training upon a finding by the court of clear and
127	convincing evidence that:
128	(a) The defendant has retardation or autism;
129	(b) There is a substantial likelihood that in the near
130	future the defendant will inflict serious bodily harm on himself
131	or herself or another person, as evidenced by recent behavior
132	causing, attempting, or threatening such harm;
133	(c) All available, less restrictive alternatives, including
134	services provided in community residential facilities or other
135	community settings, which would offer an opportunity for
136	improvement of the condition have been judged to be
137	inappropriate; and
138	(d) There is a substantial probability that the retardation
139	or autism causing the defendant's incompetence will respond to
140	training and the defendant will regain competency to proceed in
141	the reasonably foreseeable future.
142	(2) ADMISSION TO A FACILITY
143	(a) A defendant who has been charged with a <u>misdemeanor or</u>

felony and who is found to be incompetent to proceed due to retardation or autism, and who meets the criteria for

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146	involuntary commitment to the agency under the provisions of
147	this chapter, shall be committed to the agency, and the agency
148	shall retain and provide appropriate training for the defendant.
149	<u>Within</u> No later than 6 months after the date of admission or at
150	the end of any period of extended commitment or at any time the
151	administrator or designee shall have determined that the
152	defendant has regained competency to proceed or no longer meets
153	the criteria for continued commitment, the administrator or
154	designee shall file a report with the court pursuant to this
155	chapter and the applicable Florida Rules of Criminal Procedure.
156	Section 6. This act shall take effect July 1, 2011.

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