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LEGISLATIVE ACTION

Senate		House
Comm: RCS		
02/15/2018	•	
Appropriations Subco	ommittee on Criminal an	d Civil Justice
(Rouson) recommended	the following.	
	t the fortowing.	
Senate Substitu	te for Amendment (9792	86)
Delete lines 23		
Derece Trues 20	3 - 61	
and insert:	8 - 61	
and insert:		da College System
and insert: board, the Florida V	/irtual School, a Flori	
and insert: board, the Florida W institution, a virtu	Virtual School, a Flori Mal education provider	approved by the State
and insert: <u>board, the Florida W</u> institution, a virtu Board of Education,	Virtual School, a Flori Mal education provider or a charter school au	approved by the State thorized to operate
and insert: board, the Florida W institution, a virtu Board of Education, under s. 1002.33 to	Virtual School, a Flori Mal education provider or a charter school au provide educational se	approved by the State thorized to operate rvices for the
and insert: <u>board, the Florida W</u> <u>institution, a virtu</u> <u>Board of Education,</u> <u>under s. 1002.33 to</u> <u>Correctional Educati</u>	Virtual School, a Flori Mal education provider or a charter school au	approved by the State thorized to operate rvices for the ional services may

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11 that is authorized by the department. Section 2. Section 951.176, Florida Statutes, is amended to 12 13 read: 14 951.176 Provision of education programs for youth.-15 (1) Each county may contract with a district school board, 16 the Florida Virtual School, a Florida College System 17 institution, a virtual education provider approved by the State 18 Board of Education, or a charter school authorized to operate 19 under s. 1002.33 to provide educational services for inmates at 20 county detention facilities. The educational services may 21 include any educational, career, or workforce education training 22 that is authorized by the sheriff or chief correctional officer, 23 or his or her designee. 24 (2) Minors who have not graduated from high school and

25 eligible students with disabilities under the age of 22 who have 26 not graduated with a standard diploma or its equivalent who are 27 detained in a county or municipal detention facility as defined 28 in s. 951.23 shall be offered educational services by the local 29 school district in which the facility is located. These 30 educational services shall be based upon the estimated length of 31 time the youth will be in the facility and the youth's current 32 level of functioning. School district superintendents or their 33 designees shall be notified by the county sheriff or chief correctional officer, or his or her designee, upon the 34 35 assignment of a youth under the age of 21 to the facility. A 36 cooperative agreement with the local school district and 37 applicable law enforcement units shall be developed to address 38 the notification requirement and the provision of educational 39 services to these youth.

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40	Section 3. Paragraph (b) of subsection (7) of section		
41	1011.80, Florida Statutes, is amended to read:		
42	1011.80 Funds for operation of workforce education		
43	programs		
44	(7)		
45	(b) State funds provided for the operation of postsecondary		
46	workforce programs may not be expended for the education of		
47	state inmates with more than 60 months of time remaining to		