

HB281, Engrossed 1

1	A bill to be entitled
2	An act relating to incarcerated parents; creating s.
3	39.6021, F.S.; requiring the Department of Children
4	and Families to obtain specified information from a
5	facility where a parent is incarcerated under certain
6	circumstances; providing an exception; requiring that
7	a parent who is incarcerated be included in case
8	planning and provided with a copy of the case plan;
9	providing requirements for case plans; specifying that
10	the incarcerated parent is responsible for complying
11	with facility procedures and policies to access
12	services or maintain contact with his or her children
13	as provided in the case plan; requiring the parties to
14	the case plan to move to amend the case plan if a
15	parent becomes incarcerated after a case plan has been
16	developed and the parent's incarceration has an impact
17	on permanency for the child; requiring that the case
18	plan include certain information if the incarcerated
19	parent is released before it expires; requiring the
20	department to include certain information in the case
21	plan if the incarcerated parent does not participate
22	in its preparation; providing construction; providing
23	an effective date.
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25	Be It Enacted by the Legislature of the State of Florida:

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26 Section 1. Section 39.6021, Florida Statutes, is created 27 28 to read: 29 39.6021 Case planning when parents are incarcerated or 30 become incarcerated.-31 (1) In a case in which the parent is incarcerated, the 32 department shall obtain information from the facility where the 33 parent is incarcerated to determine how the parent can 34 participate in the preparation and completion of the case plan 35 and receive the services that are available to the parent at the 36 facility. This subsection does not apply if the department has 37 determined that a case plan for reunification with the incarcerated parent will not be offered. 38 39 (2) A parent who is incarcerated must be included in case 40 planning and must be provided a copy of any case plan that is 41 developed. 42 (3) A case plan for a parent who is incarcerated must comply with ss. 39.6011 and 39.6012 to the extent possible, and 43 44 must give consideration to the regulations of the facility where 45 the parent is incarcerated and to services available at the facility. The department shall attach a list of services 46 47 available at the facility to the case plan. If the facility does not have a list of available services, the department must note 48 49 the unavailability of the list in the case plan. 50 The incarcerated parent is responsible for complying (4)

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with the facility's procedures and policies to access services 51 52 or maintain contact with his or her children as provided in the 53 case plan. 54 If a parent becomes incarcerated after a case plan has (5) 55 been developed, the parties to the case plan must move to amend 56 the case plan if the parent's incarceration has an impact on 57 permanency for the child, including, but not limited to: (a) 58 Modification of provisions regarding visitation and 59 contact with the child; 60 (b) Identification of services within the facility; or 61 Changing the permanency goal or establishing a (C) 62 concurrent case plan goal. If an incarcerated parent is released before the case 63 (6) 64 plan expires, the case plan must, if appropriate, include tasks that must be completed by the parent and services that must be 65 66 accessed by the parent upon the parent's release. 67 (7) If the parent does not participate in preparation of 68 the case plan, the department must include in the case plan a 69 full explanation of the circumstances surrounding his or her 70 nonparticipation and must state the nature of the department's 71 efforts to secure the incarcerated parent's participation. 72 This section does not prohibit the department or the (8) court from revising a permanency goal after a parent becomes 73 74 incarcerated or from determining that a case plan with a goal of 75 reunification may not be offered to a parent. This section may

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76 not be interpreted as creating additional obligations for a

- 77 facility which do not exist in the statutes or regulations
- 78 governing that facility.
- 79 Section 2. This act shall take effect July 1, 2018.

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