



**Conference Committee on
House Justice Appropriations
Subcommittee/Senate Appropriations
Subcommittee on Criminal and Civil Justice**

New Proviso & Back of the Bill

House Offer #3

**Tuesday, June 9, 2015
11:00 a.m. - 1:00 p.m.**

Mallory Horne Committee Room (37 SOB)

**Appropriations Subcommittee on Criminal and Civil Justice
Conference - New Proviso and Back of the Bill**

		SENATE OFFER #1 & #2	HOUSE OFFER #3

	SENATE PROVISIO		
1.	<p><u>DEPARTMENT OF CORRECTIONS</u> From the funds in Specific Appropriation *****, the Office of Program Policy Analysis and Government Accountability shall study the effectiveness of inmate re-entry programs. The purpose of the study is to identify factors that contribute to successful re-entry outcomes and to recommend criteria for evaluating requests for public funding of new or existing re-entry programs in the state. The study must: (1) research national best practices for re-entry programs, including provision of pre-release services to prepare prisoners to re-enter society and post-release assistance with career development and life skills training; (2) examine all re-entry centers currently receiving recurring general revenue funds and determine what services are provided and what population is served; and (3) develop recommendations for performance measures. The Office of Program Policy Analysis and Government Accountability shall report its findings and recommendations to the President of the Senate and the Speaker of the House of Representatives by December 1, 2015.</p>	Senate	Bump
2.	<p>From the funds in Specific Appropriation *****, \$_____ in nonrecurring funds is appropriated for the Legislature to contract with an independent consultant to study the operations of the Department of Corrections with regard to the incarceration of inmates. The contractor shall identify both positive and negative aspects of the department's operations and shall prepare a report of its findings, including recommendations for improvements. The report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than December 1, 2015.</p>	Senate	Bump

**Appropriations Subcommittee on Criminal and Civil Justice
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		SENATE OFFER #1 & #2	HOUSE OFFER #3
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3.	<p>The Department of Corrections shall conduct a review of the performance of electronic monitoring devices used to monitor work release inmates and supervised offenders. The review must concentrate on device performance under conditions and in locations that affect the ability of the device to acquire and maintain a GPS signal or to communicate with the electronic monitoring control facility. The review must also examine whether device performance or monitoring protocol requires an offender to move periodically in order to demonstrate that the device has not been altered or removed. The report shall also compare costs, technical specifications, delay in providing location information, safeguards to prevent device removal and tampering, number of devices required to be maintained by the offender, and any other performance criteria the department determines to be essential to protecting public safety compared to alternative systems. The department shall prepare and submit a report of its findings to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee by November 1, 2015. The department shall issue one or more competitive solicitations pursuant to s. 287.057 for all electronic monitoring services. Evaluative criteria shall include cost to the state, technical specifications, delay in providing location information, safeguards to prevent device removal and tampering, and any additional criteria determined by the department as essential to protecting public safety.</p>	Senate	Bump
4.	<p>From the funds in Specific Appropriation *****, \$100,000 in nonrecurring general revenue funds is appropriated to the Virgil Hawkins Justice Foundation, a 501(c)(3) tax-exempt organization, to fund court costs, filing fees, litigation expenses, and direct administrative support for the pro bono legal representation provided through the Foundation's work in Central Florida with the Florida Agricultural and Mechanical University College of Law's Legal Clinic Program to assist traditionally underserved clients in matters related to, but not limited to, human trafficking, domestic violence, guardianship, probate, consumer finance, and landlord and tenant disputes. These funds may not be used to pay attorney fees, and no more than 20 percent of the funds may be expended for payment of salaries and benefits.</p>	Senate	Senate Modify

**Appropriations Subcommittee on Criminal and Civil Justice
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		SENATE OFFER #1 & #2	HOUSE OFFER #3
5.	From the funds in Specific Appropriation *****, \$10,000 in general revenue funds is provided to the Office of Program Policy Analysis and Government Accountability to conduct a study of the impact of transportation network services on DUI arrests and accidents in the State. The Office shall submit its report to the Governor, before April 1, 2016 . Between the effective date of this Act and April 1, 2016, a local governmental entity may not: (i) enact an ordinance that regulates transportation network services or the companies, individuals, or vehicles involved in such services; or (ii) apply a state law or local ordinance that governs for-hire passenger transportation service to transportation network services or the companies, individuals, or vehicles involved in such services. Nothing in this proviso shall prohibit a local governmental entity from amending a law regulating transportation network services that was enacted before the effective date of this act. For purposes of this proviso, "Transportation network service" means the provision of transportation to a passenger for compensation by an individual who: (i) receives connections to potential passengers through a digital network controlled by a transportation network company; and (ii) uses a personal, non-commercial vehicle to provide rides upon connection through such digital network.	Senate	Bump
SENATE BACK OF THE BILL			
6.	SECTION ???. The unexpended balance of funds appropriated to the state courts in Specific Appropriation 3192 of chapter 2014-51, Laws of Florida, for the compensation of retired judges shall revert and is reappropriated for Fiscal Year 2015-2016 for the same purpose.	Senate	Bump
7.	SECTION ???. The unexpended balance of funds appropriated to the state courts in Specific Appropriation 3193A of chapter 2014-51, Laws of Florida, for the implementation of a 24x7 Sobriety Monitoring Program pilot shall revert and is reappropriated for Fiscal Year 2015-2016 for the same purpose.	Senate	Senate
8.	SECTION ???. The unexpended balance of funds in Specific Appropriation 1979A, chapter 2014-51, Laws of Florida, for domestic security issues shall revert and is reappropriated for Fiscal Year 2015-2016 to the Department of Law Enforcement for the same purpose.	Senate	Senate

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		SENATE OFFER #1 & #2	HOUSE OFFER #3
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9.	SECTION ????. The unexpended balance of the \$500,000 in general revenue funds appropriated to the City of Miami Gardens in Specific Appropriation 1263 of chapter 2014-51, Laws of Florida, for the Citizens' Crime Watch Program, shall revert and is reappropriated for Fiscal Year 2015-2016 to the program to fund ShotSpotter gunshot data services.	Senate	Senate Modify
10.	SECTION ????. The unexpended balance of funds appropriated to the Department of Legal Affairs in Specific Appropriation 1322 of chapter 2014-51, Laws of Florida, for the human trafficking public information campaign shall revert and is reappropriated for Fiscal Year 2015-2016 for the same purpose.	Senate Offer #2	House
HOUSE PROVISO			
11.	DEPARTMENT OF CORRECTIONS By November 1, 2015, all re-entry programs funded in Specific Appropriation *****, must provide to the department information on: the population served by the program including information relating to the criminal history, age, employment history and education level of inmates served; the services provided to inmates as part of the program; the cost per inmate to provide those services; any available recidivism rates; and any matching funds or in-kind contributions provided to the program. The department must compile this information and submit a report to the chairs of the Senate Committee on Appropriations and the House Appropriations Committees by December 1, 2015.	House	House
12.	ATTORNEY GENERAL/LEGAL AFFAIRS From the funds in Specific Appropriation *****, \$100,000 in nonrecurring general revenue funds is provided to the Cuban American Bar Association Pro Bono Project, Inc., a 501 (c) (3) tax-exempt organization, to fund court costs, filing fees, litigation expenses, and direct administrative support for the free legal representation provided by the project throughout the state to individuals and families whose household income is within 125 percent of the Federal Poverty Guidelines on matters relating, but not limited to, human trafficking, domestic violence, guardianship, probate, consumer finance, and landlord tenant disputes. These funds may not be used to pay attorney fees or salaries or benefits.	House	House

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13.	<p>STATE COURTS From the funds in Specific Appropriation *****, \$100,000 in nonrecurring general revenue funds is provided for training judges and staff on how to address co-occurring disorders in the criminal justice system.</p>	House	Bump
14.	<p>From the funds in Specific Appropriation *****, \$120,000 in nonrecurring general revenue funds is provided to the Florida Partners in Crisis to provide educational initiatives specific to criminal justice officials and community-based stakeholders working with individuals involved in or at risk of becoming involved in the criminal justice system as a result of their mental illness or substance abuse disorders.</p>	House Modify	Bump
HOUSE BACK OF THE BILL			
15.	<p>SECTION ???. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG B2015-0436 as submitted on March 20, 2015, by the Governor on behalf of the Department of Corrections for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2014-2015 consistent with the amendment. This section is effective upon becoming law.</p>	House	House
16.	<p>SECTION ???. The sum of \$1,500,000 from nonrecurring general revenue funds is hereby appropriated to counties that currently operate county juvenile detention centers. The sum of \$500,000 is appropriated to each Marion, Polk, and Seminole counties. This section is effective upon becoming law.</p>	Bump	Senate