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A bill to be entitled

An act relating to alternatives to incarceration; amending s. 944.02, F.S.; defining the term "net term of incarceration with the department"; amending s. 944.023, F.S.; requiring the Department of Corrections to include in the comprehensive correctional master plan a plan for contracting with local facilities and programs as shortterm confinement resources for certain offenders whose net term of incarceration with the department is less than a specified period; amending s. 945.091, F.S.; authorizing the department to adopt rules permitting the extension of the limits of the place of confinement of inmates whose net term of incarceration with the department is less than a specified period; providing requirements with respect to such alternative housing arrangements; amending s. 784.078, F.S.; conforming a cross-reference; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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- Section 1. Subsections (6) through (8) of section 944.02, Florida Statutes, are renumbered as subsections (7) through (9), respectively, and a new subsection (6) is added to that section to read:
- 944.02 Definitions.--The following words and phrases used in this chapter shall, unless the context clearly indicates otherwise, have the following meanings:
- (6) "Net expected term of incarceration" with the department means the time period from the date an offender

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enters the custody of the department until the offender's
initial tentative release date as determined under s. 944.275.

Section 2. Paragraph (c) of subsection (4) of section 944.023, Florida Statutes, is amended to read:

- 944.023 Comprehensive correctional master plan. --
- (4) The comprehensive correctional master plan shall use the estimates of the Criminal Justice Estimating Conference and shall include:
- (c) A plan contracting with local facilities and programs as short-term confinement resources of the department for offenders who are sentenced to 3 years or less, or who are within 3 years or less of their anticipated release date, or whose net expected term of incarceration with the department is less than 1 year, and integration of detention services which have community-based programs. The plan shall designate such facilities and programs by region of the state and identify, by county, the capability for local incarceration.
- Section 3. Paragraph (d) is added to subsection (1) of section 945.091, Florida Statutes, to read:
- 945.091 Extension of the limits of confinement; restitution by employed inmates.--
- (1) The department may adopt rules permitting the extension of the limits of the place of confinement of an inmate as to whom there is reasonable cause to believe that the inmate will honor his or her trust by authorizing the inmate, under prescribed conditions and following investigation and approval by the secretary, or the secretary's designee, who shall maintain a written record of such action, to leave the confines

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of that place unaccompanied by a custodial agent for a prescribed period of time to:

- (d) Be housed by an individual or agency approved by the department, while still remaining in the custody of the department, if the inmate's net expected term of incarceration with the department, as defined in s. 944.02, is less than 1 year. Inmates housed under this paragraph shall, in addition to any other requirements of law, report weekly to the department and such inmates shall be visited by probation staff at least twice per month, at least once each in the home and in the place of work or, if the inmate is not employed, then twice in the home. An inmate housed under this paragraph with an identified need for substance abuse services is eligible for participation in an aftercare substance abuse program, residence in a traditional halfway house, or any other appropriate form of supervision or treatment to the extent resources permit.
- Section 4. Subsection (1) of section 784.078, Florida Statutes, is amended to read:
- 784.078 Battery of facility employee by throwing, tossing, or expelling certain fluids or materials.--
- (1) As used in this section, the term "facility" means a state correctional institution defined in s. 944.02<del>(6)</del>; a private correctional facility defined in s. 944.710 or under chapter 957; a county, municipal, or regional jail or other detention facility of local government under chapter 950 or chapter 951; or a secure facility operated and maintained by the Department of Corrections or the Department of Juvenile Justice.
  - Section 5. This act shall take effect July 1, 2008.