1	A bill to be entitled				
2	An act relating to sentencing; creating s. 950.021,				
3	F.S.; authorizing a court to sentence certain				
4	offenders to a county jail for up to 24 months if the				
5	county has a contract with the Department of				
6	Corrections; providing contractual requirements;				
7	requiring specific appropriations; providing for such				
8	appropriations; requiring validation of per diem				
9	rates; providing an effective date.				
10					
11	Be It Enacted by the Legislature of the State of Florida:				
12					
13	Section 1. Section 950.021, Florida Statutes, is created				
14	to read:				
15	5 950.021 Sentencing of offenders to county jail				
16	(1) Notwithstanding s. 921.0024 or any other provision of				
17	1 law, and effective for offenses committed on or after July 1,				
18	2017, a court may sentence an offender to a term in the county				
19	jail in the county where the offense was committed for up to 24				
20	months if the offender meets all of the following criteria:				
21	(a) The offender's total sentence points score, as				
22	provided in s. 921.0024, is more than 44 points but no more than				
23	3 <u>60 points.</u>				
24	(b) The offender's primary offense is not a forcible				
25	felony as defined in s. 776.08; however, an offender whose				

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26 primary offense is a third degree felony under chapter 810 is 27 not ineligible to be sentenced to a county jail under this 28 paragraph. 29 The offender's primary offense is not punishable by a (C) 30 minimum mandatory sentence of more than 24 months. 31 (2) (a) The court may only sentence an offender to a county 32 jail pursuant to this section if there is a contractual 33 agreement between the chief correctional officer of that county 34 and the Department of Corrections. 35 (b) If the chief correctional officer of a county requests 36 the Department of Corrections to enter into a contract that 37 allows offenders to be sentenced to the county jail pursuant to 38 subsection (1), subject to the restrictions of this paragraph 39 and subsections (3) and (6), the Department of Corrections must 40 enter into such a contract. The contract shall specifically 41 establish the maximum number of beds and the validated per diem 42 rate. The contract shall provide for per diem reimbursement for 43 occupied inmate days based on the contracting county's most 44 recent annual adult male custody or adult female custody per 45 diem rates, not to exceed \$60 per inmate. 46 (3) A contract under this section is contingent upon a specific appropriation in the General Appropriations Act. 47 48 Contracts shall be awarded by the Department of Corrections on a first-come, first-served basis up to the maximum appropriation 49 50 allowable in the General Appropriations Act for this purpose.

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51	The maximum appropriation allowable consists of funds			
52	appropriated in or transferred to the specific appropriation in			
53	the Inmates Sentenced to County Jail appropriation category.			
54	Prior to any transferred appropriation under this section, the			
55	Inmates Sentenced to County Jail appropriation category provides			
56	for estimated incremental appropriation for county jail beds			
57	contracted under this section in excess of the Department of			
58	Corrections' per diem for adult male and female inmates.			
59	(4) The Department of Corrections shall transfer funds			
60	pursuant to s. 216.177 from other appropriation categories			
61	within the Adult Male Custody Operations or Adult and Youthful			
62	Offender Female Custody Operations budget entities to the			
63	Inmates Sentenced to County Jail appropriation category in an			
64	amount necessary to satisfy the requirements of each executed			
65	contract, but not to exceed the Department of Corrections'			
66	average total per diem published for the preceding fiscal year			
67	for adult male custody or adult and youthful offender female			
68	custody inmates for each county jail bed contracted.			
69	(5) The Department of Corrections shall assume maximum			
70	annual value of each contract when determining the full use of			
71	funds appropriated and to ensure that the maximum appropriation			
72	allowable is not exceeded.			
73	(6) All contractual per diem rates under this section as			
74	well as the per diem rates used by the Department of Corrections			
75	must be validated by the Auditor General before payments are			
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76	made.
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77 Section 2. This act shall take effect July 1, 2017.

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