



1 residential facilities shall not participate in sheriffs' work release programs nor shall  
 2 they receive funding from the state.

3 Section 2. R.S. 40:2852(E) is hereby repealed.

The original instrument was prepared by Ashley Menou. The following digest, which does not constitute a part of the legislative instrument, was prepared by Cheryl M. Serrett.

#### DIGEST

SB 28 Reengrossed

2017 Regular Session

Morrish

Present law provides that any pretrial diversion facility not required to be licensed by DHH or DCFS must be regulated by rules adopted by DPSC governing the construction, standards of operation, and services for the facilities.

Present law prohibits a facility from providing housing or temporary residence or a judicial agency from referring anyone to a facility until DPSC has adopted rules and inspected the facility to certify compliance with the rules.

Present law defines judicial agency as the district court and officers thereof, including the district judge, the prosecutor, and district attorneys.

Present law excludes the sheriff or sheriff's department of any parish from the definition of judicial agency, prohibits judicial agency referral residential facilities from participating in sheriffs' work release programs, and prohibits judicial agency referral residential facilities from receiving state funds.

Present law requires the facilities be accredited by the American Correctional Association within 24 months of opening and maintain accreditation at all times.

Proposed law removes the requirement that all facilities must be accredited by the American Correctional Association within 24 months of opening and maintain accreditation at all times and otherwise retains present law.

Effective August 1, 2017.

(Amends R.S. 40:2852(D) and repeals R.S. 40:2852(E))

#### Summary of Amendments Adopted by Senate

##### Senate Floor Amendments to engrossed bill

1. Makes Legislative Bureau technical amendments.