

LEGISLATIVE ACTION

Senate House

Floor: WD/3R 05/03/2013 03:29 PM

Senator Gibson moved the following:

Senate Amendment

Delete lines 104 - 178 and insert:

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- (4) (10) Membership of The juvenile justice county councils, or juvenile justice circuit advisory boards established under subsection (1) must (9), may include as members representatives from the following entities:
- (a) The state attorney or his or her designee Representatives from the school district, which may include elected school board officials, the school superintendent, school or district administrators, teachers, and counselors.
 - (b) The public defender or his or her designee

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Representatives of the board of county commissioners.

- (c) The chief judge or his or her designee Representatives of the governing bodies of local municipalities within the county.
- (d) A representative of the corresponding circuit or regional entity of the Department of Children and Families Family Services.
- (e) Representatives of local law enforcement agencies, including The sheriff or the sheriff's designee from each county in the circuit.
- (f) A police chief or his or her designee from each county in the circuit Representatives of the judicial system.
- (g) A county commissioner or his or her designee from each county in the circuit.
- (h) The superintendent of each school district in the circuit or his or her designee.
- (i) A representative from the workforce organization of each county in the circuit.
- (j) (g) A representative Representatives of the business community.
- (k) A youth representative who has had an experience with the juvenile justice system and is not older than 21 years of age.
- (h) Representatives of other interested officials, groups, or entities, including, but not limited to, a children's services council, public or private providers of juvenile justice programs and services, students, parents, and advocates. Private providers of juvenile justice programs may not exceed one-third of the voting membership.

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- (1) (i) A representative representatives of the faith community.
- (m) (i) A health services representative who specializes in mental health care, Representatives of victim-service programs, or and victims of crimes.
 - (k) Representatives of the Department of Corrections.
- (n) A parent or family member of a youth who has been involved with the juvenile justice system.
- (o) Up to five representatives from any of the following who are not otherwise represented in this subsection:
 - 1. Community leaders.
 - 2. Youth-serving coalitions.
- (5) (a) To form the initial juvenile justice circuit advisory board, the Secretary of Juvenile Justice, in consultation with the juvenile justice county councils in existence on October 1, 2013, shall appoint the chair of the board, who must meet the board membership requirements in subsection (4). Within 45 days after being appointed, the chair shall appoint the remaining members to the juvenile justice circuit advisory board and submit the appointments to the department for approval.
- (b) Thereafter, when a vacancy in the office of the chair occurs, the Secretary of Juvenile Justice, in consultation with the juvenile justice circuit advisory board, shall appoint a new chair, who must meet the board membership requirements in subsection (4). The chair shall appoint members to vacant seats within 45 days after the vacancy and submit the appointments to the department for approval.
 - (6) A member may not serve more than three consecutive 2-

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year terms, except those members listed in paragraphs (4)(a), (b), (c), (e), (f), (g), and (h). A former member who has not served on the juvenile justice circuit advisory board for 2 years is eligible to serve on the juvenile justice circuit advisory board again. The Secretary of Juvenile Justice, in consultation with the chair of the juvenile justice circuit advisory board, may remove for cause a member of the board.