## Florida Senate - 2005

Bill No. <u>SB 1738</u>

## Barcode 092180

	CHAMBER ACTION <u>Senate</u> <u>House</u>
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	The Committee on Criminal Justice (Wise) recommended the
12	following amendment:
13	
14	Senate Amendment
15	On page 5, line 26, delete that line
16	
17	and insert:
18	(10)(a)1. When a child is committed to the Department
19	of Juvenile Justice awaiting dispositional placement, removal
20	of the child from detention care shall occur within 5 days,
21	excluding Saturdays, Sundays, and legal holidays. Any child
22	held in secure detention during the 5 days must meet detention
23	admission criteria pursuant to this section. If the child is
24	committed to a moderate-risk residential program, the
25	department may seek an order from the court <u>, or the court, on</u>
26	its own motion, may authorize authorizing continued detention
27	for a specific period of time necessary for the appropriate
28	residential placement of the child. However, such continued
29	detention in secure detention care may not exceed $\underline{60}$ $\underline{15}$ days
30	after commitment, excluding Saturdays, Sundays, and legal
31	holidays, and except as otherwise provided in this subsection. $1$
	5:49 PM 04/04/05 s1738.cj05.00e

Florida Senate - 2005

COMMITTEE AMENDMENT

Bill No. <u>SB 1738</u>

## Barcode 092180

1	2. The court must place all children who are
2	adjudicated and awaiting placement in a residential commitment
3	program in detention care. Children who are in home detention
4	care or nonsecure detention care may be placed on electronic
5	monitoring.
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	2
	5:49 PM 04/04/05 s1738.cj05.00e