Bill No. <u>CS for CS for SB 1978</u>

	Senate	CHAMBER	ACTION	<u>House</u>
1	WD/2R			
2	05/03/2005 08:15 PM			
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11	Senator Crist moved the	followir	ng amendment:	
12				
13	Senate Amendment	(with ti	itle amendment)	
14	On page 23, line	23, thro	ough	
15	page 24, line	17, dele	ete those lines	
16				
17	and insert: postcommitme	ent prob	oation, or cond	itional release
18	supervision, has absconded from nonresidential commitment, or			
19	has escaped from residential commitment.			
20				
21	Nothing in this subsection	on shall	be construed	to allow the
22	detention of a child who does not meet the detention criteria			
23	in s. 985.215.			
24	Section 3. Section	on 985.2	208, Florida St	atutes, is
25	amended to read:			
26	985.208 Detention	n of eso	capee <u>or abscon</u>	<u>der</u> on authority
27	of the department			
28	(1) If an author	ized age	ent of the depa	rtment has
29	reasonable grounds to be	lieve tł	nat any delinqu	ent child
30	committed to the departme	ent has	escaped from a	residential
31	<u>commitment</u> facility of the	he depai 1	rtment or from	being lawfully
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1 transported thereto or therefrom, or has absconded from a nonresidential commitment facility, the agent may take the 2 child into active custody and may deliver the child to the 3 4 facility or, if it is closer, to a detention center for return to the facility. However, a child may not be held in detention 5 longer than 24 hours, excluding Saturdays, Sundays, and legal 6 7 holidays, unless a special order so directing is made by the judge after a detention hearing resulting in a finding that 8 detention is required based on the criteria in s. 985.215(2). 9 10 The order shall state the reasons for such finding. The 11 reasons shall be reviewable by appeal or in habeas corpus proceedings in the district court of appeal. 12 13 (2) Any sheriff or other law enforcement officer, upon the request of the secretary of the department or duly 14 15 authorized agent, shall take a child who has escaped or 16 absconded from a residential commitment department facility for committed delinquent children, or from being lawfully 17 18 transported thereto or therefrom, or has absconded from a 19 nonresidential commitment facility, into custody and deliver 20 the child to the appropriate juvenile probation officer of the department. 21 22 Section 4. Subsections (2) and (10) of section 985.215, Florida Statutes, are amended to read: 23 2.4 985.215 Detention.--(2) Subject to the provisions of subsection (1), a 25 child taken into custody and placed into nonsecure or home 26 detention care or detained in secure detention care prior to a 27 28 detention hearing may continue to be detained by the court if: 29 (a) The child is alleged to be an escapee from a 30 residential commitment program or an absconder from a 31 nonresidential commitment program, a probation program, or 2 4:37 PM 05/03/05 s1978c2c-12-k7y

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1	conditional release supervision, or is alleged to have escaped					
2	while being lawfully transported to or from <u>a residential</u>					
3	<u>commitment</u> such program or supervision .					
4	(b) The child is wanted in another jurisdiction for an					
5	offense which, if committed by an adult, would be a felony.					
6	(c) The child is charged with a delinquent act or					
7	violation of law and requests in writing through legal counsel					
8	to be detained for protection from an imminent physical threat					
9	to his or her personal safety.					
10	(d) The child is charged with committing an offense of					
11	domestic violence as defined in s. 741.28 and is detained as					
12	provided in s. 985.213(2)(b)3.					
13	(e) The child is charged with possession or					
14	discharging a firearm on school property in violation of s.					
15	790.115.					
16	(f) The child is charged with a capital felony, a life					
17	felony, a felony of the first degree, a felony of the second					
18	degree that does not involve a violation of chapter 893, or a					
19	felony of the third degree that is also a crime of violence,					
20	including any such offense involving the use or possession of					
21	a firearm.					
22	(g) The child is charged with any second degree or					
23	third degree felony involving a violation of chapter 893 or					
24	any third degree felony that is not also a crime of violence,					
25	and the child:					
26	1. Has a record of failure to appear at court hearings					
27	after being properly notified in accordance with the Rules of					
28	Juvenile Procedure;					
29	2. Has a record of law violations prior to court					
30	hearings;					
31	3. Has already been detained or has been released and 3					
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1 is awaiting final disposition of the case; 4. Has a record of violent conduct resulting in 2 physical injury to others; or 3 4 5. Is found to have been in possession of a firearm. (h) The child is alleged to have violated the 5 conditions of the child's probation or conditional release 6 7 supervision. However, a child detained under this paragraph may be held only in a consequence unit as provided in s. 8 985.231(1)(a)1.c. If a consequence unit is not available, the 9 10 child shall be placed on home detention with electronic 11 monitoring. (i) The child is detained on a judicial order for 12 failure to appear and has previously willfully failed to 13 appear, after proper notice, for an adjudicatory hearing on 14 15 the same case regardless of the results of the risk assessment instrument. A child may be held in secure detention for up to 16 72 hours in advance of the next scheduled court hearing 17 pursuant to this paragraph. The child's failure to keep the 18 clerk of court and defense counsel informed of a current and 19 20 valid mailing address where the child will receive notice to appear at court proceedings does not provide an adequate 21 22 ground for excusal of the child's nonappearance at the 23 hearings. 2.4 (j) The child is detained on a judicial order for failure to appear and has previously willfully failed to 25 appear, after proper notice, at two or more court hearings of 26 any nature on the same case regardless of the results of the 27 28 risk assessment instrument. A child may be held in secure 29 detention for up to 72 hours in advance of the next scheduled court hearing pursuant to this paragraph. The child's failure 30 31 to keep the clerk of court and defense counsel informed of a 4:37 PM 05/03/05 s1978c2c-12-k7y

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1 current and valid mailing address where the child will receive 2 notice to appear at court proceedings does not provide an 3 adequate ground for excusal of the child's nonappearance at 4 the hearings.

5

A child who meets any of these criteria and who is ordered to 6 7 be detained pursuant to this subsection shall be given a hearing within 24 hours after being taken into custody. The 8 purpose of the detention hearing is to determine the existence 9 10 of probable cause that the child has committed the delinquent 11 act or violation of law with which he or she is charged and the need for continued detention, except when the child is 12 13 alleged to have absconded from a nonresidential commitment program, in which case the court, at the detention hearing, 14 15 shall order that the child be released from detention and returned to his or her nonresidential commitment program. 16 Unless a child is detained under paragraph (d) or paragraph 17 (e), the court shall <u>use</u> utilize the results of the risk 18 19 assessment performed by the juvenile probation officer and, based on the criteria in this subsection, shall determine the 20 21 need for continued detention. A child placed into secure, 22 nonsecure, or home detention care may continue to be so detained by the court pursuant to this subsection. If the 23 2.4 court orders a placement more restrictive than indicated by the results of the risk assessment instrument, the court shall 25 state, in writing, clear and convincing reasons for such 26 27 placement. Except as provided in s. 790.22(8) or in subparagraph (10)(a)2., paragraph (10)(b), paragraph (10)(c), 28 29 or paragraph (10)(d), when a child is placed into secure or nonsecure detention care, or into a respite home or other 30 31 placement pursuant to a court order following a hearing, the 4:37 PM 05/03/05 s1978c2c-12-k7y

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1	court order must include specific instructions that direct the				
2	release of the child from such placement no later than 5 p.m.				
3	on the last day of the detention period specified in paragraph				
4	(5)(b) or paragraph (5)(c), or subparagraph (10)(a)1.,				
5	whichever is applicable, unless the requirements of such				
6	applicable provision have been met or an order of continuance				
7	has been granted pursuant to paragraph (5)(f).				
8	(10)(a)1. When a child is committed to the department				
9	of Juvenile Justice awaiting dispositional placement, removal				
10	of the child from detention care shall occur within 5 days,				
11	excluding Saturdays, Sundays, and legal holidays. Any child				
12	held in secure detention during the 5 days must meet detention				
13	admission criteria pursuant to this section. If the child is				
14	committed to a moderate-risk residential program, the				
15	department may seek an order from the court authorizing				
16	continued detention for a specific period of time necessary				
17	for the appropriate residential placement of the child.				
18	However, such continued detention in secure detention care may				
19	not exceed 15 days after commitment, excluding Saturdays,				
20	Sundays, and legal holidays, and except as otherwise provided				
21	in this subsection.				
22	2. The court must place all children who are				
23	adjudicated and awaiting placement in a residential commitment				
24	program in detention care. Children who are in home detention				
25	care or nonsecure detention care may be placed on electronic				
26	monitoring.				
27	(b) A child who is placed in home detention care,				
28	nonsecure detention care, or home or nonsecure detention care				
29	with electronic monitoring, while awaiting placement in a				
30	<u>medium-risk,</u> low-risk <u>,</u> or moderate-risk program, may be held				
31	in secure detention care for 5 days, if the child violates the 6				
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1	conditions of the home detention care, the nonsecure detention				
2	care, or the electronic monitoring agreement. For any				
3	subsequent violation, the court may impose an additional 5				
4	days in secure detention care.				
5	(c) If the child is committed to a high-risk				
б	residential program, the child must be held in detention care				
7	until placement or commitment is accomplished.				
8	(d) If the child is committed to a maximum-risk				
9	residential program, the child must be held in detention care				
10	until placement or commitment is accomplished.				
11	(e) Upon specific appropriation, the department may				
12	obtain comprehensive evaluations, including, but not limited				
13	to, medical, academic, psychological, behavioral,				
14	sociological, and vocational needs of a youth with multiple				
15	arrests for all level criminal acts or a youth committed to a				
16	minimum-risk or low-risk commitment program.				
17	(f) Regardless of detention status, a child being				
18	transported by the department to a residential commitment				
19	facility of the department may be placed in secure detention				
20	overnight, not to exceed a 24-hour period, for the specific				
21	purpose of ensuring the safe delivery of the child to his or				
22	her residential commitment program, court, appointment,				
23	transfer, or release.				
24					
25	(Redesignate subsequent sections.)				
26					
27					
28	======================================				
	And the title is amended as follows:				
29	And the title is amended as follows:				
29 30	And the title is amended as follows: On page 1, lines 7-12, delete those lines				

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1	and in	sert:
2		child who escapes from a residential commitment
3		or absconds from a nonresidential commitment
4		may be taken into custody; amending s. 985.208,
5		F.S.; providing that a child may be taken into
6		custody for absconding from a nonresidential
7		commitment facility; amending s. 985.215, F.S.;
8		providing for release from detention for a
9		child who has absconded; providing for
10		detention for committed children awaiting
11		placement; providing secure detention for
12		children awaiting minimum-risk placement who
13		violate home or nonsecure detention or
14		electronic monitoring; providing for secure
15		detention for children being transported to
16		residential commitment programs; amending s.
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