COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7055 (2014)

Amendment No. 3

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Justice Appropriations Subcommittee

Representative Pilon offered the following:

Amendment

Remove lines 1793-1809 and insert:

7 (2) A child who is charged with committing an offense <u>that</u>
8 <u>is classified as an act of</u> of domestic violence as defined in s.
9 741.28 and <u>whose risk assessment instrument indicates secure</u>
10 <u>detention is not appropriate</u> who does not meet detention
11 criteria may be held in secure detention if the court makes
12 specific written findings that:

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(a) Respite care for the child is not available; or.

(b) It is necessary to place the child in secure detentionin order to protect the victim from injury.

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17 The child may not be held in secure detention under this 18 subsection for more than 48 hours unless ordered by the court. 19 After 48 hours, the court shall hold a hearing if the state

H7055 line 1793 Pilon (Amendment #3)

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20 attorney or victim requests that secure detention be continued.

- 21 The child may continue to be held in detention care if the court
- 22 makes a specific, written finding that respite care is
- 23 unavailable or it detention care is necessary to protect the
- 24

H7055 line 1793 Pilon (Amendment #3)