Amendment No.

## CHAMBER ACTION

Senate House

.

Representative Campbell offered the following:

2

5

6

7

8

9

10

11

12

13

1

## Amendment (with title amendment)

Between lines 149 and 150, insert:

Section 3. (1) The Office of Program Policy Analysis and Government Accountability shall study and monitor the effects of detention care on the mental and physical health, job placement, recidivism rates, socioeconomic status, and educational attainment of such juveniles after their release. The study shall follow a representative group of juveniles over a 10-year period beginning when they enter the system. The study must compare how different sentences and different amounts of time in various types of care within the system can affect these

045323

Approved For Filing: 2/25/2022 3:38:35 PM

Page 1 of 3

Amendment No.

juveniles' futures across various demographics. At the conclusion of the study, the office shall submit a report containing its findings and any recommendations to improve policies and practices relating to juvenile detention to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

(2) As used in this section, the term "representative group" means a sample group that is truly representative of the juveniles within the system, including, but not limited to, racially, ethnically, linguistically, and socioeconomically and in terms of sexual orientation, gender, religion, legal residency status, and disability.

-----

## TITLE AMENDMENT

Remove lines 2-23 and insert:

An act relating to juvenile detention care; amending s. 985.24, F.S.; authorizing a court to order a child on supervised release detention care to comply with specified conditions; authorizing a dependent child with an allegation of delinquency to be placed in secure detention care; amending s. 985.26, F.S.; authorizing a court to place a child on supervised release detention care for any time period; providing an exception; specifying the time period for which a

Approved For Filing: 2/25/2022 3:38:35 PM

Amendment No.

court may order a child to be held in secure detention
care under certain circumstances; authorizing a court
to extend the time period for secure detention care
under certain circumstances; requiring a court to make
specified findings; requiring a court to conduct a
hearing to determine the continued need for secure
detention care in certain circumstances; revising time
limitations resulting from a continuance; removing
provisions relating to supervised release detention
care and its exclusion from specified time
limitations; authorizing specified entities to conduct
electronic monitoring; providing an effective date.
electronic monitoring; requiring a study by the Office
of Program Policy Analysis and Government
Accountability; requiring the office to submit a
specified report to the Governor and the Legislature;
defining the term "representative group"; providing an
effective date.