

CONFERENCE COMMITTEE REPORT SUMMARY

Measure HB2741

Principal Authors: Representative Peters
Senator Burrage

General Subject Matter: Children and Juvenile Code

General Description of **Major Differences** between the current report and the version last seen and voted on in the House and the sections in which such differences are located:

√ Changes from engrossed House measure which were made in the Senate and contained in conference committee report/substitute (applies *only* to House measures):

None

√ Changes made in conference:

Removes language that prevents a child who is alleged to be in need of supervision from being held in a secure juvenile detention facility with some exceptions.

Removes certain provisions related to the role of intake workers and the process of investigating and pursuing complaints against children.

Removes a provision that prohibits statements obtained from children during the intake process from being used as evidence.

Adds that the court must hold a dispositional hearing no later than 40 days after making an order of adjudication.

Requires a case supervisor to make a recommendation for disposition to the court within 30 days after adjudication.

Amends provisions related to individual treatment and service plans.

Removes a provision that prohibits a juvenile arrest or detention from being considered an arrest for public or private purposes, including employment and civil rights.

Allows instead of requires the court to make parents, guardians or any adult living in home to participate in the rehabilitative process of the child.

Provides consequences for willful violation of an order by a juvenile.

Prohibits the court from removing a child committed to OJA unless it also relieves OJA of temporary legal custody.

Removes from the definition of *records* psychological evaluations, certification studies and presentence investigations.

Limits provisions of the section on confidentiality to only apply to records of delinquents or youthful offenders charged or adjudicated after Oct. 31, 2012.

Adds that when a delinquent record is sealed, it and any official action are to be deemed never to have occurred.

Creates the 10-member State Council for Interstate Juvenile Supervision.

Provides that the governor is the appointing authority pursuant to the Interstate Compact for Juveniles, and the executive director of OJA is the compact administrator.

Repeals seven sections of the Children's Code related to the Interstate Compact on Juveniles.

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