Senate Bill 175

By: Senators Kennedy of the 18th, Miller of the 49th, Martin of the 9th, Walker III of the 20th, Shafer of the 48th and others

AS PASSED

A BILL TO BE ENTITLED AN ACT

1	To amend Chapter 11 of Title 15 of the Official Code of Georgia Annotated, relating to the
2	Juvenile Code, so as to enact reforms relating to juvenile court proceedings recommended
3	by the Georgia Council on Criminal Justice Reform; to allow juvenile courts to impose
4	certain conditions on parents, guardians, and legal custodians of children who are in need of
5	services, delinquent, or involved in a court's community based risk reduction program; to
6	provide for procedure; to provide for cross-references; to change provisions relating to the
7	detention of a delinquent child who has been determined to be incompetent to proceed in
8	juvenile court proceedings; to provide for professional input as to the detention of a child
9	who has been determined to be incompetent to proceed; to provide for related matters; to
10	repeal conflicting laws; and for other purposes.
11	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
12	PART I
13	SECTION 1-1.
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14	Chapter 11 of Title 15 of the Ottional Code of Coorgin Apprototed relating to the Inventio
15	Chapter 11 of Title 15 of the Official Code of Georgia Annotated, relating to the Juvenile
11	Code, is amended by adding a new Code section to read as follows:
16	Code, is amended by adding a new Code section to read as follows: " <u>15-11-29.1.</u>
17	Code, is amended by adding a new Code section to read as follows: " <u>15-11-29.1.</u> (a) In any proceeding involving a child in need of services or a delinquent child or when
17 18	 Code, is amended by adding a new Code section to read as follows: <i>"</i>15-11-29.1. (a) In any proceeding involving a child in need of services or a delinquent child or when a case plan has been imposed under Code Sections 15-11-38 and 15-11-39, upon the
17 18 19	 Code, is amended by adding a new Code section to read as follows: <i>"</i>15-11-29.1. (a) In any proceeding involving a child in need of services or a delinquent child or when a case plan has been imposed under Code Sections 15-11-38 and 15-11-39, upon the application of the prosecuting attorney or a party to the plan under Code Sections 15-11-38
17 18 19 20	 Code, is amended by adding a new Code section to read as follows: <i>"</i><u>15-11-29.1.</u> (a) In any proceeding involving a child in need of services or a delinquent child or when a case plan has been imposed under Code Sections 15-11-38 and 15-11-39, upon the application of the prosecuting attorney or a party to the plan under Code Sections 15-11-38 and 15-11-38 and 15-11-38 and 15-11-38
17 18	 Code, is amended by adding a new Code section to read as follows: <i>"</i>15-11-29.1. (a) In any proceeding involving a child in need of services or a delinquent child or when a case plan has been imposed under Code Sections 15-11-38 and 15-11-39, upon the application of the prosecuting attorney or a party to the plan under Code Sections 15-11-38
17 18 19 20	 Code, is amended by adding a new Code section to read as follows: <i>"</i><u>15-11-29.1.</u> (a) In any proceeding involving a child in need of services or a delinquent child or when a case plan has been imposed under Code Sections 15-11-38 and 15-11-39, upon the application of the prosecuting attorney or a party to the plan under Code Sections 15-11-38 and 15-11-38 and 15-11-38 and 15-11-38
17 18 19 20 21	 Code, is amended by adding a new Code section to read as follows: <i>"</i><u>15-11-29.1.</u> (a) In any proceeding involving a child in need of services or a delinquent child or when a case plan has been imposed under Code Sections 15-11-38 and 15-11-39, upon the application of the prosecuting attorney or a party to the plan under Code Sections 15-11-38 and 15-11
17 18 19 20 21 22	 Code, is amended by adding a new Code section to read as follows: "<u>15-11-29.1.</u> (a) In any proceeding involving a child in need of services or a delinquent child or when a case plan has been imposed under Code Sections 15-11-38 and 15-11-39, upon the application of the prosecuting attorney or a party to the plan under Code Sections 15-11-38 and 15-11-38 and 15-11-39, or on the court's own motion, the court may issue an order restraining or otherwise controlling the conduct of such child's parent, guardian, or legal custodian so as to promote such child's treatment, rehabilitation, and welfare, provided that due notice of

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26	(1) The best interests of such child;
27	(2) The risk to public safety such delinquent child poses;
28	(3) Evidence of a repeated pattern of behavior by such child; and
29	(4) The extent to which enhanced involvement and supervision of such child may
30	ameliorate public safety concerns.
31	(b) An order issued under this Code section may require a parent, guardian, or legal
32	custodian to:
33	(1) Ensure that the child attends school pursuant to any law relating to compulsory
34	attendance;
35	(2) Monitor the child's school homework and studies after school;
36	(3) Attend school meetings as requested by the child's teacher, counselor, or school
37	administrator;
38	(4) Participate with the child in any counseling or treatment deemed necessary, after
39	consideration of employment and other family needs, and follow recommendations made
40	by such professionals;
41	(5) Provide transportation for the child to attend counseling, programs, or other services
42	ordered by the court;
43	(6) Provide instruction and guidance to improve the child's behavior;
44	(7) Prohibit specific individuals from having contact with the child or from entering the
45	child's residence;
46	(8) When the child is on probation:
47	(A) Provide transportation to the probation office or any other counseling or program
48	directed by the child's probation officer;
49	(B) Cooperate with the child's probation officer and answer all of his or her questions
50	truthfully; and
51	(C) Allow access to the child upon the request of the probation officer;
52	(9) Enter into and successfully complete a substance abuse program approved by the
53	<u>court;</u>
54	(10) Abstain from offensive conduct against the child;
55	(11) Pay for the costs and expenses of the child's counseling, treatment, or other services
56	in the same manner as set forth in subsection (c) of Code Section 15-11-36;
57	(12) Pay restitution as set forth in Code Section 17-14-5;
58	(13) Pay any judgment entered pursuant to Code Section 51-2-3; and
59	(14) Take any other action or refrain from any other action that the court finds
60	reasonably related to the child's treatment, rehabilitation, or welfare and the safety of the

61 <u>public.</u>

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- 62 (c) After notice and opportunity for hearing afforded to a person subject to an order
- 63 entered under this Code section, such order may be modified or extended for a further
- 64 specified period, or both, or may be terminated if the court finds that the best interests of
- 65 <u>the child and the public will be served thereby.</u>
- 66 (d) An order entered pursuant to this Code section may be enforced by citation to show
- 67 <u>cause for contempt of court by reason of any violation thereof and, when protection of the</u>
- 68 welfare of a child so requires, by the issuance of a warrant to take the alleged violator into
- 69 <u>custody and bring him or her before the court.</u>"

70 **SECTION 1-2.** 71 Said chapter is further amended by revising Code Section 15-11-39, relating to risk 72 assessments or risk and needs assessments for community based risk reduction programs and 73 case plans, by adding a new subsection to read as follows: 74 "(f) In any jurisdiction within which a risk reduction program has been established, such court may issue an order authorized by Code Section 15-11-29.1." 75 76 **SECTION 1-3.** 77 Said chapter is further amended in Code Section 15-11-442, relating to the disposition 78 hearing for a child in need of services, by revising paragraphs (9) and (10) of subsection (b) 79 as follows: 80 "(9) Any order authorized for the disposition of a delinquent child except that a child in 81 need of services shall not be placed in a secure residential facility or nonsecure residential 82 facility nor shall such facility accept such child; 83 (10) Any order authorized under Code Section 15-11-29.1; or 84 (10)(11) Any combination of the dispositions set forth in paragraphs (1) through (9)(10)85 of this subsection as the court deems to be in the best interests of a child and the public."

SECTION 1-4.
Said chapter is further amended in Code Section 15-11-601, relating to the disposition of a
delinquent act, by deleting "or" at the end of subparagraph (a)(10)(B), by replacing the period
with "; or" at the end of paragraph (11) of subsection (a), and by adding a new paragraph to
read as follows:
"(12) Any order authorized under Code Section 15-11-29.1."

	17 LC 29 7390-EC
92	PART II
93	SECTION 2-1.
94	Said chapter is further amended by revising paragraphs (4) through (6) of subsection (d) of
95	Code Section 15-11-653, relating to the evaluation of a child's mental condition, procedures,
96	written reports, and additional evaluations, as follows:
97	"(4) A recommendation on the appropriate treatment or services;
98	(5) A recommendation as to the least restrictive setting in which competency remediation
99	services may be effectively provided to such child if he or she is in a secure residential
100	facility or nonsecure residential facility and how such detention should continue;
101	(5)(6) When appropriate, recommendations for modifications of court procedure which
102	may help compensate for mental competency weaknesses; and
103	(6)(7) Any relevant medication history."
104	SECTION 2-2.
105	Said chapter is further amended by revising subsections (d) and (g) of Code Section
106	15-11-656, relating to the disposition of an incompetent child, as follows:
107	"(d) All court orders determining incompetency shall include specific written findings by
108	the court as to the nature of the incompetency and the mandated outpatient competency
109	remediation services. If such child is in an out-of-home placement, the court shall specify
110	the type of competency remediation services to be performed at such child's location. A
111	child may be placed in a crisis stabilization unit, as such term is defined in Code Section
112	37-1-29, or a psychiatric residential treatment facility operated by DBHDD or other
113	program, not to include DJJ facilities, facility or program authorized or designated by
114	<u>DBHDD</u> if the court makes a finding by clear and convincing evidence that:
115	(1) A child is mentally ill or developmentally disabled and meets the requirements for
116	civil commitment pursuant to Chapters 3 and 4 of Title 37; and
117	(2) All all available less restrictive alternatives, including treatment in community
118	residential facilities or community settings which would offer an opportunity for
119	improvement of a child's condition, are inappropriate."
120	''(g)(1) If a child is detained in a secure residential facility or nonsecure residential
121	facility and the court determines that such child is incompetent to proceed, within five
122	days of such determination the court shall issue an order to immediately:
123	(A) Immediately release such child to the appropriate parent, guardian, or legal
124	custodian <u>; or</u>

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	17 EC 27 7570-EC
125	(B) Detain such child in the least restrictive setting, if such child is alleged to have
126	committed a delinquent act and the court finds by clear and convincing evidence that
127	such child's detention or care is required:
128	(i) To reduce the likelihood that he or she may inflict serious bodily harm to others;
129	(ii) Because he or she has a demonstrated pattern of theft or destruction of property
130	such that detention is required to protect the property of others; or
131	(iii) Because detention is necessary to secure his or her presence in court to protect
132	the jurisdiction and processes of the court.
133	(2) If such child is unrestorably incompetent to proceed, such child shall not be detained
134	in a secure residential facility or nonsecure residential facility after a comprehensive
135	services plan has been adopted as provided in Code Section 15-11-451. If such child is
136	incompetent to proceed but his or her incompetence may be remediated, such child shall
137	not be detained in a secure residential facility or nonsecure residential facility for any
138	longer period of time than is allowed for the disposition of a delinquent act under Code
139	Section 15-11-601 or for the disposition of a class A designated felony act or class B
140	designated felony act under Code Section 15-11-602, as applicable."
141	PART III
142	SECTION 2-1

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SECTION 3-1.

143 All laws and parts of laws in conflict with this Act are repealed.