## Adopted AMENDMENT NO 1 TO COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2894

## **BY: Representative Flaggs**

AMEND on lines 28 through 29 by deleting the words "Office of 1 the Attorney General" and inserting in lieu thereof the following 2 "Department of Public Safety" 3 4 AMEND further on line 31 by inserting the following language after the word "facilities": ", including, but not limited to, 5 the state training schools," 6 7 AMEND further on line 402 by inserting the word "community" 8 after the word "or" 9 AMEND further on line 517 by inserting before the semicolon 10 the following language: ". A disposition order rendered under this subparagraph shall 11 meet the following requirements: 12 The disposition is the least restrictive 13 1. 14 alternative appropriate to the best interest of the child and the 15 community; The disposition allows the child to be in 16 2. 17 reasonable proximity to the family home community of each child 18 given the dispositional alternatives available and the best 19 interest of the child and the state; and

20	3. The disposition order provides that the
21	court has considered the medical, educational, vocational, social
22	and psychological guidance, training, social education,
23	counseling, substance abuse treatment and other rehabilitative
24	services required by that child as determined by the court"
25	<b>AMEND further</b> on line 556 by inserting after the word "days"
26	the following: " <u>, and any detention exceeding forty-five (45)</u>
27	days shall be administratively reviewed by the youth court no
28	later than forty-five (45) days after the entry of the order"
29	AMEND further on line 558 by inserting the following language
30	after the period:
31	"No first-time nonviolent youth offender shall be committed to a
32	detention center for a period of ninety (90) days until all other
33	options provided for in this section have been considered and the
34	court makes a specific finding of fact that commitment to a
35	detention center is appropriate. However, if a child is committed
36	to a detention center ninety (90) consecutive days, the
37	disposition order shall meet the following requirements:
38	1. The disposition order is the least
39	restrictive alternative appropriate to the best interest of the
40	child and the community;
41	2. The disposition order allows the child to
42	be in reasonable proximity to the family home community of each
43	child given the dispositional alternatives available and the best
44	interest of the child and the state; and
45	3. The disposition order provides that the
46	court has considered the medical, educational, vocational, social
47	and psychological guidance, training, social education,
48	counseling, substance abuse treatment and other rehabilitative
49	services required by that child as determined by the court."

50 AMEND further after line 558 by inserting the following 51 language:

"(1) Referral to A-team provided system of care services." 52