



*Synopsis of Senate Committee Amendments**

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Legislative Service Commission

Sub. H.B. 400

124th General Assembly
(S. Judiciary on Criminal Justice)

In the provision enacted by the House-passed version of the bill that permits an adjudicated delinquent child or juvenile traffic offender to be held under the court's disposition, at any time after the person attains 18 years of age, in a local jail or workhouse, another place where an adult convicted of, charged with, or under arrest for a crime is held, or another type of facility that is not a traditional juvenile facility, *removed the language that specified that any person so held had to be confined in accordance with the laws governing the detention of persons charged with crime, confined in a manner that keeps the child beyond the range of all adult detainees, and supervised at all times during the detention* (R.C. 2152.26(F)(2)).

In the provision enacted by the House-passed version of the bill that permits a person alleged to be a delinquent child to be held, if the child attains 18 years of age before being apprehended or attains 18 years of age before disposition in the case, in a local jail or another type of facility that is not a traditional juvenile facility, *removed the language that specified that any person so held had to be confined in accordance with the laws governing the detention of persons charged with crime, confined in a manner that keeps the child beyond the range of all adult detainees, and supervised at all times during the detention* (R.C. 2152.26(F)(3)).

Updated sections contained in the House-passed version of the bill to reflect amendments to those sections made by previously enacted acts.

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* This synopsis does not address amendments that may have been adopted on the Senate floor.