Florida Senate - 2001

By Senator Geller

29-382-01 1 A bill to be entitled 2 An act relating to the sentencing of juveniles; 3 amending s. 985.233, F.S.; providing for the 4 court to sentence a juvenile who has committed 5 a criminal offense to a combination of juvenile 6 and adult sanctions; requiring that the 7 juvenile complete a juvenile commitment program as part of such a sentence; authorizing the 8 9 court to impose adult sanctions if the juvenile violates any provision of the juvenile 10 commitment program; deleting provisions 11 12 prohibiting the court from imposing a combination of adult and juvenile punishments; 13 providing an effective date. 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Section 1. Paragraphs (a) and (b) of subsection (4) of 18 19 section 985.233, Florida Statutes, are amended to read: 20 985.233 Sentencing powers; procedures; alternatives 21 for juveniles prosecuted as adults. --22 (4) SENTENCING ALTERNATIVES.--(a) Sentencing to adult sanctions.--23 1. Cases prosecuted on indictment.--If the child is 24 25 found to have committed the offense punishable by death or 26 life imprisonment, the child shall be sentenced as an adult. 27 If the juvenile is not found to have committed the indictable offense but is found to have committed a lesser included 28 offense or any other offense for which he or she was indicted 29 30 as a part of the criminal episode, the court may sentence as 31 follows:

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1 As an adult; a. 2 b. Pursuant to chapter 958; or 3 As a juvenile pursuant to this section. c. Other cases.--If a child who has been transferred 4 2. 5 for criminal prosecution pursuant to information or waiver of б juvenile court jurisdiction is found to have committed a 7 violation of state law or a lesser included offense for which he or she was charged as a part of the criminal episode, the 8 9 court may sentence as follows: 10 a. As an adult; 11 b. Pursuant to chapter 958; or c. As an adult under a combination of juvenile and 12 13 adult sanctions; or d.c. As a juvenile pursuant to this section. 14 15 3. Notwithstanding any other provision to the contrary, if the state attorney is required to file a motion 16 17 to transfer and certify the juvenile for prosecution as an 18 adult pursuant to s. 985.226(2)(b) and that motion is granted, 19 or if the state attorney is required to file an information 20 pursuant to s. 985.227(2)(a) or (b), the court must impose 21 adult sanctions. Any sentence imposing adult sanctions is presumed 22 4. appropriate, and the court is not required to set forth 23 24 specific findings or enumerate the criteria in this subsection as any basis for its decision to impose adult sanctions. 25 5. When a child has been transferred for criminal 26 prosecution as an adult and has been found to have committed a 27 28 violation of state law, the disposition of the case may 29 include the enforcement of any restitution ordered in any 30 juvenile proceeding. 31

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1 6. If the court imposes a combination of juvenile and adult sanctions, the juvenile shall be placed on adult 2 3 community control with a special condition that the juvenile complete a juvenile commitment program during the first part 4 5 of the sentence. If the juvenile violates any provision of the б juvenile commitment program, the court may sanction the juvenile as though the juvenile had violated adult community 7 8 control.

9 Sentencing to juvenile sanctions.--For juveniles (b) 10 transferred to adult court but who do not qualify for such 11 transfer pursuant to s. 985.226(2)(b) or s. 985.227(2)(a) or (b), the court may impose juvenile sanctions under this 12 13 paragraph. If juvenile sentences are imposed, the court shall, pursuant to this paragraph, adjudge the child to have 14 committed a delinquent act. Adjudication of delinquency shall 15 not be deemed a conviction, nor shall it operate to impose any 16 17 of the civil disabilities ordinarily resulting from a conviction. The court shall impose an adult sanction or a 18 19 juvenile sanction and may not sentence the child to a 20 combination of adult and juvenile punishments. An adult sanction or a juvenile sanction may include enforcement of an 21 order of restitution or probation previously ordered in any 22 juvenile proceeding. However, if the court imposes a juvenile 23 24 sanction and the department determines that the sanction is unsuitable for the child, the department shall return custody 25 of the child to the sentencing court for further proceedings, 26 including the imposition of adult sanctions. Upon adjudicating 27 28 a child delinquent under subsection (1), the court may: 1. Place the child in a probation program under the 29 30 supervision of the department for an indeterminate period of 31

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1	time until the child reaches the age of 19 years or sooner if
2	discharged by order of the court.
3	2. Commit the child to the department for treatment in
4	an appropriate program for children for an indeterminate
5	period of time until the child is 21 or sooner if discharged
6	by the department. The department shall notify the court of
7	its intent to discharge no later than 14 days prior to
8	discharge. Failure of the court to timely respond to the
9	department's notice shall be considered approval for
10	discharge.
11	3. Order disposition pursuant to s. 985.231 as an
12	alternative to youthful offender or adult sentencing if the
13	court determines not to impose youthful offender or adult
14	sanctions.
15	Section 2. This act shall take effect July 1, 2001.
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18	SENATE SUMMARY
19	Authorizes the court to impose a combination of juvenile and adult sanctions against a juvenile who commits a
20	criminal offense. Requires that the juvenile complete a
21	commitment program for juveniles as part of the combination sentence. Provides for the court to impose adult sanctions if the juvenile violates the juvenile
22	commitment program.
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