Amendment No. (for drafter's use only)

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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11	Representative Barreiro offered the following:
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13	Amendment (with title amendment)
14	Between lines 136 and 137, insert:
15	A child ordered committed into a specific low-risk residential
16	program or facility may not be held in secure detention for more
17	than 5 days after the order of commitment, not including
18	Saturdays, Sundays, and legal holidays, while awaiting
19	placement. A child ordered committed to a specific moderate-risk

program or facility may not be held in secure detention for more than 5 days after the order of commitment, not including Saturdays, Sundays, and legal holidays, while awaiting placement. A child ordered committed to a specific moderate-risk residential program or facility may not be held in secure detention for more than 15 days after the order of commitment, not including Saturdays, Sundays, and legal holidays, while awaiting placement. A child awaiting placement into a specific low-risk or moderate-risk residential program or facility must meet the detention admission criteria provided in s. 985.215. A child ordered committed into a specific high-risk residential or

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maximum-risk residential program or facility shall be held in

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child ordered committed to a high-risk residential or maximum-risk residential program or facility, the department may notify the dispositional judge of alternative placements of the same risk level, as space becomes available, which could be accomplished prior to entry of the child into the court-ordered program or facility. With respect to any court-specified placement, the court may not select a program or facility that is not under contract with the department. If the court finds that the planned vacancies at the program or facility specified by the court are insufficient to allow for the placement of the child within 45 days after the commitment order, the court must select a program or facility of the same commitment risk level from at least three alternative placements provided by the department.

Remove line 5, and insert:

facility of the Department of Juvenile Justice; specifying time limits to hold a child in secure detention while awaiting placement into a specific program or facility ordered by the court; reenacting