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 27 Section 1. Subsections (2) through (4) of section 985.24,
 28 Florida Statutes, are renumbered as subsections (3) through (5),
 29 respectively, a new subsection (2) is added to that section, and
 30 present subsection (3) is amended, to read:

31 985.24 Use of detention; prohibitions.—

32 (2) A child who is placed on supervised release detention
 33 care may be required to comply with any available condition
 34 established by the department or ordered by the court, including
 35 electronic monitoring, if the court finds such a condition is
 36 necessary to preserve public safety or to ensure the child's
 37 safety or appearance in court.

38 (4)(3) A child who is alleged to be dependent under
 39 chapter 39, but who is not alleged to have committed a
 40 delinquent act or violation of law, may not, under any
 41 circumstances, be placed into secure detention care.

42 Section 2. Subsections (2), (3), and (4) of section
 43 985.26, Florida Statutes, are amended, and subsection (7) is
 44 added to that section, to read:

45 985.26 Length of detention.—

46 (2)(a)1. A court may order a child to be placed on
 47 supervised release detention care for any time period until an
 48 adjudicatory hearing is completed. However, if a child has
 49 served 60 days on supervised release detention care, the court
 50 must conduct a hearing within 15 days after the 60th day, to

51 determine the need for continued supervised release detention
52 care. At the hearing, and upon good cause being shown that the
53 nature of the charge requires additional time for the
54 prosecution or defense of the case or the totality of the
55 circumstances, including the preservation of public safety,
56 warrant an extension, the court may order the child to remain on
57 supervised release detention care until the adjudicatory hearing
58 is completed.

59 2. Except as provided in paragraph (b) or paragraph (c), a
60 child may not be held in secure detention care under a special
61 detention order for more than 21 days unless an adjudicatory
62 hearing for the case has been commenced in good faith by the
63 court.

64 3. This section does not prohibit a court from
65 transitioning a child to and from secure detention care and
66 supervised release detention care, including electronic
67 monitoring, when the court finds such a placement necessary, or
68 no longer necessary, to preserve public safety or to ensure the
69 child's safety, appearance in court, or compliance with a court
70 order. Each period of secure detention care or supervised
71 release detention care counts toward the time limitations in
72 this subsection whether served consecutively or
73 nonconsecutively.

74 (b) Upon good cause being shown that the nature of the
75 charge requires additional time for the prosecution or defense

76 | of the case or the totality of the circumstances, including the
77 | preservation of public safety, warrant an extension, the court
78 | may extend the length of secure detention care for ~~an additional~~
79 | up to an additional 21 ~~9~~ days if the child is charged with an
80 | offense which ~~that would be~~, if committed by an adult, would be
81 | a capital felony, a life felony, a felony of the first degree or
82 | the second degree, or a felony of the third ~~second~~ degree
83 | involving violence against any individual. The court may
84 | continue to extend the period of secure detention care in
85 | increments of up to 21-days each by conducting a hearing before
86 | the expiration of the current period to determine the need for
87 | continued secure detention of the child. At the hearing, the
88 | court must make the required findings in writing to extend the
89 | period of secure detention. If the court extends the time period
90 | for secure detention care, it shall ensure an adjudicatory
91 | hearing for the case commences as soon as is reasonably possible
92 | considering the totality of the circumstances. The court shall
93 | prioritize the efficient disposition of cases in which the child
94 | has served 60 or more days in secure detention care.

95 | (c) A prolific juvenile offender under s. 985.255(1)(f)
96 | shall be placed on supervised release detention care with
97 | electronic monitoring or in secure detention care under a
98 | special detention order until disposition. If secure detention
99 | care is ordered by the court, it must be authorized under this
100 | part and may not exceed:

101 1. Twenty-one days unless an adjudicatory hearing for the
 102 case has been commenced in good faith by the court or the period
 103 is extended by the court pursuant to paragraph (b); or

104 2. Fifteen days after the entry of an order of
 105 adjudication.

106
 107 As used in this paragraph, the term "disposition" means a
 108 declination to file under s. 985.15(1)(h), the entry of nolle
 109 prosequi for the charges, the filing of an indictment under s.
 110 985.56 or an information under s. 985.557, a dismissal of the
 111 case, or an order of final disposition by the court.

112 (d) A prolific juvenile offender under s. 985.255(1)(f)
 113 who is taken into custody for a violation of the conditions of
 114 his or her supervised release detention must be held in secure
 115 detention until a detention hearing is held.

116 (3) Except as provided in subsection (2), a child may not
 117 be held in detention care for more than 15 days after ~~following~~
 118 the entry of an order of adjudication.

119 (4) ~~(a)~~ The time limits in subparagraph (2)(a)2.
 120 ~~subsections (2) and subsection~~ (3) do not include periods of
 121 delay resulting from a continuance granted by the court for
 122 cause on motion of the child or his or her counsel or of the
 123 state. Upon the issuance of an order granting a continuance for
 124 cause on a motion by either the child, the child's counsel, or
 125 the state, the court shall conduct a hearing at the end of each

126 72-hour period, excluding Saturdays, Sundays, and legal
127 holidays, to determine the need for continued secure detention
128 of the child and the need for further continuance of proceedings
129 for the child or the state.

130 ~~(b) The period for supervised release detention care under~~
131 ~~this section is tolled on the date that the department or a law~~
132 ~~enforcement officer alleges that the child has violated a~~
133 ~~condition of the child's supervised release detention care until~~
134 ~~the court enters a ruling on the violation. Notwithstanding the~~
135 ~~tolling of supervised release detention care, the court retains~~
136 ~~jurisdiction over the child for a violation of a condition of~~
137 ~~supervised release detention care during the tolling period. If~~
138 ~~the court finds that a child has violated his or her supervised~~
139 ~~release detention care, the number of days that the child served~~
140 ~~in any type of detention care before commission of the violation~~
141 ~~shall be excluded from the time limits under subsections (2) and~~
142 ~~(3).~~

143 (7) Any electronic monitoring ordered by a court as a
144 condition of supervised release detention care under this
145 section may be supervised by the department, a law enforcement
146 agency, or the department and a law enforcement agency working
147 in partnership. However, nothing in this subsection requires a
148 law enforcement agency to supervise a child placed on electronic
149 monitoring.

150 Section 3. This act shall take effect July 1, 2022.