House Amendment NO
Offered By
AMEND House Committee Substitute for House Bill No. 1995, Page 1, In the Title, Line 8, by deleting the phrase "first degree murder" and inserting in lieu thereof the phrase "judicial
proceedings"; and
Further amend said bill and page, Section A, Line 8, by inserting after all of said section and line
the following:
"211.436. 1. When a court of jurisdiction in juvenile cases has a local court rule or
otherwise mandates that a juvenile shall be restrained during court proceedings using either
handcuffs, chains, irons, or a straitjacket, the juvenile's attorney or public defender shall have the
right to be heard on the issue of the necessity of restraints on the juvenile and request that the
restraints on the juvenile not be used. The juvenile's attorney may present evidence that the juvenile
is not a flight risk, poses no safety risk to himself or herself or others, or has no history of disruptive
courtroom behavior.
2. If the court orders that restraints shall be used on the juvenile, the court shall make
findings of fact in support of such use."; and
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Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Standing Action Taken	Date
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