

SENATE COMMITTEE OF REFERENCE AMENDMENT
Committee on Judiciary.

SB21-071 be amended as follows:

1 Amend printed bill, page 3, line 18, after "(6)," insert "(7)," and strike
2 "(5) and (7); and substitute "(5);".

3 Page 4, line 24, strike "such order" and substitute "such order A COURT
4 ORDER DETAINING THE JUVENILE".

5 Page 5, strike lines 8 through 16 and substitute:

6 "(7) The parent, guardian, ~~or~~ legal custodian, ~~for any juvenile~~
7 ~~released on bond pursuant to this section~~ or any other responsible adult
8 ~~who secures~~ FOR A JUVENILE RELEASED ON a personal recognizance bond
9 ~~for a juvenile~~ pursuant to ~~subsection (6)~~ of this section may petition the
10 court ~~prior to forfeiture or exoneration of the bond~~, to revoke the bond
11 and remand the juvenile into custody if the parent, guardian, legal
12 custodian, or other responsible adult determines that he or she is unable
13 to control the juvenile. The court shall apply the presumption specified in
14 section 19-2-508 (3)(a)(IV) in determining whether to revoke the
15 PERSONAL RECOGNIZANCE bond.".

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