

ADOPTED

Senators Kemp of the 46th, Hamrick of the 30th, Brown of the 26th, Harbison of the 15th and Miles of the 43rd offered the following amendment:

1 Amend the Senate Judiciary Committee substitute to SB 134 by inserting after the
2 designation "(b)" on line 13 of page 1, the number "(1)" and by striking the underscored
3 wording on lines 23 through 26 of page 1 and lines 1 and 2 of page 2 and inserting in lieu
4 thereof the following:

5 "in those cases involving: (A) a violation of probation involving another adjudicated
6 delinquent act and upon the court making a finding of fact that the child has failed to
7 respond to the graduated alternative sanctions set forth in paragraph (2) of this subsection;
8 (B) an offense that would be a felony if committed by an adult; or (C) an offense that
9 would be a misdemeanor of a high and aggravated nature if committed by an adult and
10 involving bodily injury or harm or substantial likelihood of bodily injury or harm."

11 By striking the matter after the period on line 8 of page 2 and inserting in lieu thereof the
12 following: "(2) The Department of Juvenile Justice, in conjunction with the Council of
13 Juvenile Court Judges of Georgia, shall establish and monitor a graduated alternative
14 sanctions program for children on probation. The graduated alternative sanctions program
15 shall be implemented in each judicial circuit in consultation with the judge of the juvenile
16 court. The graduated alternative sanctions program may include, but shall not be limited to,
17 community service, electronic monitoring, increased reporting or intensive supervision, home
18 confinement, day or evening reporting centers, or treatment intervention."