



offense in any 12-month period. Proposed law provides that for a second offense in any twelve-month period, the court may commit the child to a juvenile detention center for not more than seven days, including the time spent in detention for the contempt prior to the contempt hearing; for a third or subsequent offense in any twelve-month period, the court can commit the child to a juvenile detention center for not more than 15 days, including the time spent in detention for the contempt prior to the contempt hearing.

(Amends R.S. 15:1087, Ch.C. Arts. 815, 898, 900(A), and 1509.1(A) and (C); adds R.S. 15:931 through 945 and 1084(E))