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AN ACT concerning local government.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The County Shelter Care and Detention Home Act 5 is amended by changing Sections 1, 3, and 9.1 and by adding 6 Section 9.2 as follows:

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(55 ILCS 75/1) (from Ch. 23, par. 2681)

Sec. 1. Establishment and maintenance of homes.

9 (a) The board of county commissioners or the county board in any county in this State, may locate, purchase, erect, 10 lease, or otherwise provide and establish, support and maintain 11 a detention home for the care and custody of delinquent minors 12 13 and a shelter care home for the temporary care of minors who 14 are delinquent, dependent, neglected, addicted, abused or require authoritative intervention. They may levy and collect a 15 16 tax to pay the cost of its establishment and maintenance in 17 accordance with the terms and provisions of this Act. In counties with 300,000 or less 18 inhabitants, the powers 19 enumerated in this Act shall not be exercised unless this Act 20 is adopted by the legal voters of the county as provided in 21 this Act. In counties with over 300,000 but less than 1,000,000 22 inhabitants the county board by majority vote may establish county shelter care and detention homes without adoption of 23

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1 this Act by the legal voters and without referendum.

(b) In any county, if the board of county commissioners or the county board, as the case may be, determines that a shelter care or detention home presently in use is obsolete, it may continue to operate the shelter care or detention home on a temporary basis and, by majority vote of that board, may rebuild or replace the home at its present location or another.

8 (c) No county shall be required to discontinue the use of 9 any shelter care or detention home in existence or in use on 10 the effective date of this amendatory Act of 1975 because of 11 the fact that the proposition to establish and maintain the 12 shelter care or detention home has not been submitted to the 13 voters as provided in this Act.

14 This amendatory Act of 1975 is not a limit on any county 15 which is a home rule unit.

16 (d) Cook County is not required to discontinue the use of 17 the Cook County Juvenile Temporary Detention Center or of any 18 other shelter care home or detention home in existence or in 19 use on the effective date of this amendatory Act of the 95th 20 General Assembly because of the fact that the proposition to 21 establish and maintain it was not submitted to the voters as 22 provided in this Act.

23 (Source: P.A. 85-637.)

24 (55 ILCS 75/3) (from Ch. 23, par. 2683)

25 Sec. 3. <u>Administrator; necessary personnel; supplies or</u>

1 repairs.

2 (a) The administrator and all other necessary personnel of 3 the shelter care home and detention home, shall be appointed by the Chief Judge of the Circuit Court or any Judge of that 4 5 Circuit designated by the Chief Judge, to serve at the pleasure of the appointing authority. Each shall receive a monthly 6 7 salary fixed by the county board. Personnel shall also be 8 reimbursed for their actual and necessary expenses incurred in 9 the performance of their duties. The expenses shall be 10 reimbursed at least monthly upon proper certification by the 11 court.

12 The supplies or repairs necessary to maintain, operate and 13 conduct the shelter care home and the detention home shall be furnished upon the requisition of its administrator to the 14 15 chairman of a committee as may be designated by the county 16 board, and the bills therefor shall be audited, passed upon and 17 paid as other bills for supplies furnished for county institutions. 18

19 (b) Within 180 days after the effective date of this 20 amendatory Act of the 95th General Assembly, the Chief Judge of the Cook County Circuit Court, or any Judge of that Circuit 21 22 designated by the Chief Judge, shall appoint an administrator 23 to serve as the Superintendent of the Cook County Temporary 24 Juvenile Detention Center. The Chief Judge of the Cook County 25 Circuit Court, or any Judge of that Circuit designated by the Chief Judge, shall appoint all other necessary personnel of the 26

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Cook County Juvenile Temporary Detention Center and any other
shelter care home or detention home in Cook County in
accordance with subsections (a) and (d) of this Section. The
term of the administrator and any personnel in office upon the
effective date of this amendatory Act of the 95th General

6 <u>Assembly shall terminate upon the appointment of his or her</u>
7 successor.

8 (c) The Chief Judge of the Cook County Circuit Court, or 9 any Judge of that Circuit designated by the Chief Judge, shall 10 have administrative control over the budget of the Cook County 11 Juvenile Temporary Detention Center and any other shelter care 12 home or detention home in Cook County, subject to the approval 13 of the Cook County Board and in accordance with subsections (a) 14 and (d) of this Section.

15 (d) The supplies or repairs necessary to maintain, operate, 16 and conduct the shelter care home and the detention home shall 17 be furnished upon the requisition of its administrator to the 18 chairman of a committee as may be designated by the county 19 board, however in Cook County the administrator shall submit 20 such requisitions to the County Board and Office of the 21 Purchasing Agent in accordance with the ordinances established 22 by the Cook County Board. Those bills shall be audited, passed 23 upon and paid as other bills for supplies furnished for county 24 institutions.

25 (Source: P.A. 85-637.)

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(55 ILCS 75/9.1) (from Ch. 23, par. 2689.1)

2 Sec. 9.1. (a) Within 6 months after the effective date of this amendatory Act of 1979, all county detention homes or 3 independent sections thereof established prior to such 4 5 effective date shall be designated as either shelter care or 6 detention homes or both, provided physical arrangements are created clearly separating the two, in accordance with their 7 8 basic physical features, programs and functions, by the 9 Department of Juvenile Justice in cooperation with the Chief 10 Judge of the Circuit Court and the county board. Within one 11 year after receiving notification of such designation by the 12 Department of Juvenile Justice, all county shelter care homes 13 and detention homes shall be in compliance with this Act.

(b) Compliance with this amendatory Act of 1979 shall not affect the validity of any prior referendum or the levy or collection of any tax authorized under this Act. All county shelter care homes and detention homes established and in operation on the effective date of this amendatory Act of 1979 may continue to operate, subject to the provisions of this amendatory Act of 1979, without further referendum.

(c) Compliance with this amendatory Act of 1987 shall not affect the validity of any prior referendum or the levy or collection of any tax authorized under this Act. All county shelter care homes and detention homes established and in operation on the effective date of this amendatory Act of 1987 may continue to operate, subject to the provisions of this

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1	amendatory Act of 1987, without further referendum.
2	(d) Upon the effective date of this amendatory Act of the
3	95th General Assembly, all county shelter care homes and
4	detention homes in Cook County, including the Cook County
5	Juvenile Temporary Detention Center, established and in
6	operation on or before the effective date of this amendatory
7	Act of the 95th General Assembly must be in compliance with
8	this Act and may continue to operate without further
9	referendum.
10	(Source: P.A. 94-696, eff. 6-1-06.)
11	(55 ILCS 75/9.2 new)
12	Sec. 9.2. Home rule. A county, including a home rule
13	county, may not regulate shelter care homes and detention homes
14	in a manner that is inconsistent with this Act. This Act is a
15	limitation under subsection (i) of Section 6 of Article VII of
16	the Illinois Constitution on the concurrent exercise by home
17	rule units of powers and functions exercised by the State.

Section 90. The State Mandates Act is amended by adding Section 8.31 as follows:

## 20 (30 ILCS 805/8.31 new) 21 Sec. 8.31. Exempt mandate. Notwithstanding Sections 6 and 8 22 of this Act, no reimbursement by the State is required for the 23 implementation of any mandate created by this amendatory Act of

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1 <u>the 95th General Assembly.</u>