

By: Raney

H.B. No. 2225

A BILL TO BE ENTITLED

AN ACT

1
2 relating to the licensing of family residential centers by the
3 Department of Family and Protective Services and the detention of
4 certain juveniles.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Subchapter C, Chapter 42, Human Resources Code,
7 is amended by adding Section 42.0538 to read as follows:

8 Sec. 42.0538. FAMILY RESIDENTIAL CENTERS. (a) In this
9 section, "family residential center" means a facility that:

10 (1) is operated by or under a contract with United
11 States Immigration and Customs Enforcement to enforce federal
12 immigration laws;

13 (2) detains children with a parent or other adult
14 family member who remains with the child at the center or children
15 who are not accompanied by a parent or other adult family member;
16 and

17 (3) provides care for children for at least part of a
18 day.

19 (b) Except as provided by Subsection (c), the department
20 shall license a family residential center in the same manner as the
21 department licenses a general residential operation under this
22 chapter.

23 (c) The executive commissioner may exempt a family
24 residential center from any rule applicable to a general

1 residential operation as the executive commissioner determines
2 necessary to:

3 (1) allow members of a family to remain together in the
4 same living space;

5 (2) allow a child's parent or other adult family member
6 who is housed with the child to supervise and care for the child at
7 the family residential center; or

8 (3) operate the family residential center.

9 (d) The department's licensing and oversight of family
10 residential centers is consistent with the purposes of this
11 chapter. This section does not authorize this state to enforce
12 federal immigration law.

13 SECTION 2. Section 54.011, Family Code, is amended by
14 amending Subsection (f) and adding Subsection (g) to read as
15 follows:

16 (f) Except as provided by Subsections [~~Subsection~~] (a) and
17 (g), a nonoffender [~~, including a person who has been taken into~~
18 ~~custody and is being held solely for deportation out of the United~~
19 ~~States,~~] may not be detained for any period of time in a secure
20 detention facility or secure correctional facility, regardless of
21 whether the facility is publicly or privately operated. A
22 nonoffender who is detained in violation of this subsection is
23 entitled to immediate release from the facility and may bring a
24 civil action for compensation for the illegal detention against any
25 person responsible for the detention. A person commits an offense
26 if the person knowingly detains or assists in detaining a
27 nonoffender in a secure detention facility or secure correctional

1 facility in violation of this subsection. An offense under this
2 subsection is a Class B misdemeanor.

3 (g) Notwithstanding any other law, a status offender or
4 nonoffender who has been taken into custody may be held solely for
5 deportation out of the United States for any period of time in a
6 publicly or privately operated, licensed, nonsecure facility,
7 including a family residential center, as defined by Section
8 42.0538, Human Resources Code.

9 SECTION 3. This Act takes effect immediately if it receives
10 a vote of two-thirds of all the members elected to each house, as
11 provided by Section 39, Article III, Texas Constitution. If this
12 Act does not receive the vote necessary for immediate effect, this
13 Act takes effect September 1, 2017.