

99 placed to develop an after-care plan. The rules of juvenile
100 procedure and section twenty, article five, chapter forty-nine of
101 the code shall govern the development of an after-care plan for
102 a juvenile, the submission of the plan to the court and any
103 objection to the after-care plan.

104 (F) If a juvenile respondent admits the underlying allegations
105 of the case initiated pursuant to article five, chapter forty-nine of
106 this code in the multidisciplinary treatment planning process, his
107 or her statements shall not be used in any juvenile or criminal
108 proceedings against the juvenile, except for perjury or false
109 swearing.

NOTE: The purpose of this bill is to require multidisciplinary teams be convened quarterly to discuss children in the custody of the Division of Juvenile Services. This bill also provides that in cases where a child has been detained for more than sixty days without an active service plan, the director of the facility may call a multidisciplinary team meeting to discuss the child. Additionally, this bill requires that team members be notified that he or she may participate electronically.

Strike-throughs indicate language that would be stricken from the present law, and underscoring indicates new language that would be added.