

others or of the child;

(2) The child is likely to leave the jurisdiction of the court;

(3) There [are no parents] IS NO PARENT, guardian, or custodian or other person [able] CAPABLE to provide supervision and care for the child and return him to the court when required; or,

(4) An order for his detention or shelter care has been made by the court pursuant to the provisions of this subtitle.

(d) A child alleged to be neglected, dependent, or in need of supervision may not be placed in detention, but only in shelter care facilities maintained by the [Department of] Social Services ADMINISTRATION or any agency licensed by the [Department of] Social Services ADMINISTRATION or any home or facility maintained by the [Department of] Juvenile Services ADMINISTRATION for the child in need of supervision.

(e) A child alleged to be mentally handicapped may [never] NOT be placed in detention, but only in shelter care facilities maintained by the Department of Health and Mental Hygiene or any agency licensed by the Department of Health and Mental Hygiene.

REVISOR'S NOTE: In §3-823 (b) (3) the phrase "are not parents" is changed to "is no parent" to conform to style guidelines, and the more exact word "capable" is substituted for the word "able." In subsection (d) a reference to the "Department of Social Services" is proposed to be changed to the "Social Services Administration" and a reference to the "Department of Juvenile Services" is proposed to be changed to the "Juvenile Services Administration" on the recommendation of the Juvenile Services Administration.

In §3-823(e) the word "never" is proposed for deletion and the word "not" substituted to conform with style guidelines.

3-827. Study of child, etc., and report by probation officer or qualified agency; examination by physician, PSYCHIATRIST, or psychologist.

(a) Study and report by probation officer or qualified agency. -

After a petition has been filed, the court may