**1411-S AMS BROW S2639.1 - NOT FOR FLOOR USE**

**SHB 1411** - S AMD TO HLTC COMM AMD (S-2252.1/21) **623**

By Senator Brown

**ADOPTED 04/10/2021**

On page 2, line 24, after "children," strike all material through "upon" on line 25 and insert "has a rebuttable presumption that"

On page 2, beginning on line 27, after "discretion" strike all material through "negligence" on line 30 and insert "was appropriate"

On page 8, line 19, after "children," strike all material through "upon" on line 21 and insert "have a rebuttable presumption that"

On page 8, beginning on line 22, after "discretion" strike all material through "negligence" on line 26 and insert "was appropriate"

EFFECT: Removes DSHS', a contracted providers' or licensees' lawsuit and negligence immunity for employment decisions they make in considering or not considering an individual's criminal record, and instead provides DSHS, a contracted provider or licensee with rebuttable presumption that their consideration or lack of consideration of an individual's criminal record was appropriate.