## E2SSB 5160 - H AMD TO HHSV COMM AMD (H-1400.1/21) 608 By Representative Gilday

## WITHDRAWN 04/08/2021

1 On page 14, line 8 of the striking amendment, after "office of" 2 strike "civil legal aid" and insert "assigned counsel for the county 3 in which the dwelling unit is located" 4 5 On page 14, line 12 of the striking amendment, after "office of" 6 strike "civil legal aid" and insert "assigned counsel for the county 7 in which the dwelling unit is located" 8 9 On page 14, line 27 of the striking amendment, after "chapter" 10 strike "2.53" and insert "36.26" 11 12 On page 14, beginning on line 31 of the striking amendment, after 13 "office of" strike all material through "aid" on line 32 and insert 14 "assigned counsel for the county in which the dwelling unit is 15 located. Each office" 16 17 On page 14, line 36 of the striking amendment, after "office of" 18 strike "civil legal aid" and insert "assigned counsel for the county 19 in which the dwelling unit is located" 2.0 21 On page 15, line 3 of the striking amendment, after "office of" 22 strike "civil legal aid" and insert "public defense"

EFFECT: Replaces references to the Office of Civil Legal Aid (OCLA) with the office of assigned counsel for the county in which the dwelling unit is located in sections relating to court appointed counsel and legal services for indigent tenants in unlawful detainer proceedings. Requires the Office of Public Defense, rather than the OCLA, to submit a plan to the legislature to fully implement the Tenant Representation Program established in the Act.