SHB 1917 - H AMD TO H AMD (H-2247.1) 428 By Representative Pollet

On page 4, line 27 of the striking amendment, after "(g)" insert

"Jurisdictions that have entered into a court enforceable consent

decree involving oversight by a court approved monitor or that have

reached an agreement with the United States department of justice

due to violations of constitutional rights relating to the use of

force by a local police department are not eligible for the

protections afforded by this act regarding:

- 8 (i) Court costs and fees awarded to prevailing parties pursuant
- 9 to (b) of this subsection; and
- 10 (ii) Charging requesters, regardless of identity, for redacting,
- 11 altering, distorting, pixilating, suppressing, or otherwise
- 12 obscuring any portion of video or sound recordings pursuant to (f)
- 13 of this subsection when the recordings are made in public places
- 14 where there is no reasonable expectation of privacy.
- 15 (h)"

16

17 Renumber the remaining subsections consecutively and correct any 18 internal references accordingly.

1 a

EFFECT: Provides that jurisdictions that have entered into a court enforceable consent decree involving oversight by a court approved monitor or that have reached an agreement with the United States Department of Justice due to violations of constitutional rights relating to the use of force by a local police department are not eligible for certain protections afforded by the Act.

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