

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

ADOPTED 04/10/2021

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

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

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

7 On page 8, beginning on line 22, after "discretion" strike all
8 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.

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