1 2798-S2.E AMS HARG S5942.1

2 <u>E2SHB 2798</u> - S AMD TO S AMD (S-5932.1/94)
3 By Senators Hargrove, McDonald, Rinehart, L. Smith and Talmadge

4

On page 16, line 26 of the amendment, after "(3)" insert "The 5 6 department shall consider any statements or opinions by either parent 7 of the teen recipient as to an appropriate living situation for the 8 teen, whether in the parental home or other situation. If the parents 9 of the teen head of household applicant for assistance request, they 10 shall be entitled to a hearing in juvenile court regarding the fitness and suitability of their home as the top priority choice for the 11 pregnant or parenting teen applicant for assistance. 12

13 The parents shall have the opportunity to make a showing, based on 14 the preponderance of the evidence, that the parental home is the most 15 appropriate living situation.

16 (4)"

17 <u>E2SHB 2798</u> - S AMD TO S AMD (S-5932.1/94) 18 By Senator Hargrove, McDonald, Rinehart, L. Smith and Talmadge 19

20 On page 17, line 13 of the amendment, after "(3)" insert "The 21 department shall consider any statements or opinions by either parent 22 of the teen recipient as to an appropriate living situation for the teen, whether in the parental home or other situation. If the parents 23 of the teen head of household applicant for assistance request, they 24 shall be entitled to a hearing in juvenile court regarding the fitness 25 26 and suitability of their home as the top priority choice for the pregnant or parenting teen applicant for assistance. 27

The parents shall have the opportunity to make a showing, based on the preponderance of the evidence, that the parental home is the most appropriate living situation.

31 (4)"

--- END ---