2SHB 1194 - H AMD 109

By Representative Ortiz-Self

ADOPTED 02/25/2021

```
1
       On page 6, line 34, after "presumption," strike "the department"
 2 and insert "a party"
 3
 4
       On page 7, line 27, after "visit" strike "under this subsection"
 5
 6
       On page 7, line 28, after "of" insert "the child's"
 7
 8
       On page 10, line 24, after "presumption," strike "the department"
 9 and insert "<u>a party</u>"
10
11
       On page 15, line 29, after "supervised" insert "or monitored"
12
13
       On page 15, line 31, after "presumption," strike "the department"
14 and insert "<u>a party</u>"
```

EFFECT: Makes the following changes:

- Allows any party to a dependency case to provide a report to the court including evidence establishing that removing visit supervision or monitoring would create a risk to the child's safety instead of only specifying that the Department of Children, Youth, and Families must submit this report;
- Specifies that a visit must occur between a parent and child within 72 hours of the child's removal; and
- Makes a technical correction.

--- END ---