<u>SSB 5891</u> - S AMD 1189 By Senator Warnick

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On page 7, beginning on line 7, strike all of subsection (6)

<u>EFFECT:</u> Removes the provision that an employer who fails to allow adequate inspection of records in an investigation by L&I within a reasonable time period may not use the records in any appeal to challenge the correctness of any L&I determination of the penalty assessed.

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