

SHB 1296 - H AMD 422

By Representative Griffey

WITHDRAWN 03/12/2025

1 On page 10, beginning on line 37, after "Fe" strike all material  
2 through "(f)" on page 11, line 3 and insert "~~receive~~) (c) Receive  
3 notification when the school has arranged directly or indirectly for  
4 medical treatment (~~(that results)~~) or medications for their child that  
5 have not been previously authorized by the parent or legal guardian  
6 that result in follow-up care beyond normal school hours. Follow-up  
7 care includes monitoring the child for aches and pains, medications,  
8 medical devices such as crutches, and emotional care needed for the  
9 healing process;

10 ((f)"

11

12 Reletter the remaining subsections consecutively and correct any  
13 internal references accordingly.

14

EFFECT: (1) Restores provisions granting parents and guardians  
the right to receive notification when the school has arranged  
directly or indirectly for medical treatment (for the child) that  
results in follow-up care beyond normal school hours.

(2) Makes arranging directly or indirectly for medications that have  
not been previously authorized by the parent or legal guardian  
subject to notification requirements for parents and legal  
guardians.

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