

SHB 1296 - H AMD TO H AMD (H-1828.2/25) **396**

By Representative Walsh

NOT ADOPTED 03/12/2025

1 On page 10, line 13 of the striking amendment, after "(c)" strike
2 "~~((To receive prior~~" and insert "To receive (~~p~~rior"

3
4 On page 10, beginning on line 18 of the striking amendment, after
5 "~~To~~" strike all material through "~~(e)~~" on line 22 and insert
6 "~~receive~~)" notification when any medical service or medications have
7 been provided to their child that could result in any financial impact
8 to the parent's or legal guardian's health insurance payments or
9 copays, including potential financial impacts resulting from the
10 student being: A protected individual under RCW 48.43.005(44)(a)(ii);
11 or permitted to issue consent on their own behalf under RCW 70.24.110,
12 71.34.500, 71.34.530, or in accordance with the mature minor doctrine,
13 as articulated in *Smith v. Seibly*, 72 Wn.2d 16 (1967);

14 (~~(e)~~)"

15
16 On page 10, line 27 of the striking amendment, after "~~(f))~~"
17 insert "(d)"

18
19 Reletter the remaining subsections consecutively and correct any
20 internal references accordingly.

21

EFFECT: (1) Restores provisions granting parents and guardians the right to receive notification when any medical service or medications have been provided to their child that could result in any financial impact to the parent's or legal guardian's health insurance payments or copays.

(2) Specifies that financial impacts to the parent or legal guardian's insurance payments or copays (that apply for the

notification requirements) include potential financial impacts resulting from the student being:

- A protected individual under RCW 48.43.005(44)(a)(ii); or
- Permitted to issue consent on their own behalf:
 - oFor the treatment of sexually transmitted diseases and avoiding the HIV infection;
 - oFor evaluation and inpatient services for mental health treatment or substance use disorder treatment; or
 - oSubject to the mature minor doctrine.

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