

E2SSB 5296 - H AMD TO APP COMM AMD (H-2190.1/25) **1231**

By Representative Marshall

NOT CONSIDERED 04/27/2025

1 On page 9, line 24 of the striking amendment, after "hearing"
2 strike "at the mid-point" and insert "after the juvenile has served at
3 least 80 percent"

4
5 On page 9, line 26 of the striking amendment, after "least" strike
6 "four" and insert "six"

7
8 On page 9, beginning on line 28 of the striking amendment, after
9 "hearing." strike all material through "discretion." on line 29

EFFECT: Requires that a court conduct a review hearing for a juvenile who is committed to the Department of Children, Youth, and Families (DCYF) to consider the juvenile's progress and release from the custody of the DCYF after the juvenile has served at least 80 percent of their minimum range and at least six months in confinement (instead of at the mid-point of the juvenile's minimum range after serving at least four months in confinement) and removes the discretion for courts to schedule additional review hearings for this purpose.

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