

TO:

HUMAN SERVICES COMMITTEE
PUBLIC HEARING AGENDA
THURSDAY February 19, 2009

I. CONVENE MEETING

II. REMARKS BY THE CHAIRS

III. COMMITTEE BILLS FOR REVIEW

Proposed S.B.No's: 636, 816, 818,
Proposed H.B. No's: 5232, 5421, 5425, 5842,
5980, 5981, 5982, 6145, 6148, 6149, 6150, 6352, 6353

IV. NECESSARY REVISIONS AND ADDENDUMS:

Revisions to the proposed and raised issues: listed by
S.B &/or H.B No.

1. S. B. No 636: AN ACT CONCERNING THE
PRESUMPTION OF INNOCENCE AND PRESERVATION OF
CONSTITUTIONAL RIGHTS IN PROCEEDINGS ALLEGING
CHILD ABUSE OR NEGLECT BY A PRENT OR GUARDIAN

In favor however, with the understanding that:

With this addendum

Abuse and Neglect are crimes.

revision DCF is to halt all action if there is a
crime of abuse and neglect. It would allow for a
criminal conduction of investigative matters
without DCF. In a criminal court. If an
allegation is made DCF can not remove an children
without proper court orders via juvenile and
criminal courts, Otherwise they are to halt all
face to face interviews upon the property of an
individual and conduct telephone interviews. They
must obey human and property rights to the
individual.

2. H. B. No 5425: AN ACT PROHIBITING RELIANCE ON
A THEORY OF PREDICTIVE NEGLECT OR PREDICTIVE ABUSE
IN THE ADJUDICATION OF CHILD NEGLECT AND ABUSE.

In Favor; however, with improvement provisions to
include:

All acts prohibiting reliance upon theory of
predictive Neglect or predictive abuse in all
phases of the adjudication processes of child
neglect and abuse. With the immediate remedied
procedures to occur for the best interest of
children via returning them to the parents' or
caregiver's home environment. And failure to do

so would place the child in imminent risk and danger where the Department of Children and Families and its individual employees to be held accountable for Abuse and Neglect in a criminal court system. With an imprisonment sentence of no less than 1 year.

3. H. B. 6148: AN ACT CONCERNING RIGHTS OF JUVENILES UNDER THE SUPERVISION OF THE DEPARTMENT OF CHILDREN AND FAMILIES.

In favor for with an addendum for emancipated minors rights.

4. H.B. 6352: AN ACT CONCERNING THE OVERSIGHT OF THE DEPARTMENT OF CHILDREN AND FAMILIES

Revision to allow for the necessary actions to continue with in office administrative case reviews only. No unnecessary court costs needed.

5. New Proposal: AN ACT CONCERNING THE PROPER TRAINING. NEEDED IN AREAS OF INVESTIGATION OF CLAIMS AND NOTING FICTITIOUS CLAIMS, IN MAKING PROPER DECISIONS OF FORWARDING INVESTIGATIONS BY SPECIALLY TRAINED INDIVIDUALS NOT JUST MERE CASE WORKERS. SENSITIVITY TRAINING TOWARD PARENTS AND INDIVIDUALS WITH PERCEIVED DEFICITS OR WITH THE DISABLED, AS CAREGIVERS, IN GENERAL.

Leadership Training
Kiliskin

Maybe put into one of the ACTs such as 0420

6. In favor for all Bills raised Feb 10, 2009.
Feb 19, 2009.

V. ANNOUNCEMENT OF TIME AND DATE OF NEXT MEETING

VI. ADJOURNMENT

FROM:

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