2SHB 1517 - H AMD 130

By Representative Goodman

ADOPTED 03/06/2019

On page 15, line 34, after "9.94A.500" insert ", unless

otherwise specifically waived by the court"

On page 16, beginning on line 3, after "(iii)" strike all material through "(iv)" on line 7

Renumber the remaining subsection consecutively and correct any internal references accordingly.

EFFECT: Removes the requirement for the Department of Corrections to evaluate a domestic violence (DV) offender's risk of committing DV in the future when conducting a court-ordered evaluation for the residential drug offender sentencing alternative. Makes requirements pertaining to presentence investigations consistent across sections by adding language specifying that the court may waive a presentence investigation.

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