

H.B. 216

REUNIFICATION SERVICES AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

JANUARY 31, 2011 11:05 AM

Representative **David Clark** proposes the following amendments:

1. *Page 1, Lines 13 through 18*

House Committee Amendments

1-27-2011:

13 ▶ creates a presumption that reunification services should not be provided to a birth
14 mother if the court finds, by clear and convincing evidence, that at the time of birth
15 the child has fetal alcohol syndrome or fetal drug dependency, unless the mother
16 agrees to {~~immediately~~} enroll in, is currently enrolled in, or ~~Ĥ→~~ {after using the substance that
16a resulted in fetal alcohol syndrome or fetal drug dependency.} ~~←Ĥ~~ {~~has~~} recently and
successfully
17 completed, a treatment program approved by the ~~Ĥ→~~ [Division of Child and Family] Department of
17a Human ~~←Ĥ~~
18 Services; and

2. *Page 10, Line 304 through Page 11, Line 307*

House Committee Amendments

1-27-2011:

304 (k) with respect to a parent who is the child's birth mother, at the time of birth the child
305 has fetal alcohol syndrome or fetal drug dependency, unless the mother agrees to {~~immediately~~}
306 enroll in, is currently enrolled in, or ~~Ĥ→~~ {after using the substance that resulted in fetal alcohol
306a syndrome or fetal drug dependency.} ~~←Ĥ~~ {~~has~~} recently and successfully completed, a
program approved by the
307 ~~Ĥ→~~ [division] department ~~←Ĥ~~ , as follows: