Amended Excerpts

House Amendments

1.	1. Line 88 through 91:	
	88	referred to the student by:
	89	(i) in good faith, the student's birth name, biological $\hat{H} \rightarrow [\text{gender}] \text{sex} \leftarrow \hat{H}$, or a pronoun or other
	90	gender-specific language related to the student's biological $\hat{H} \rightarrow [\underline{\text{gender}}] \underline{\text{sex}} \leftarrow \hat{H}; \text{ or}$
	91	(ii) the name, pronoun, or gender-specific language the student's parent prefers.
2. Line 97 through 99a:		
	97	(1) An employer may not pursue disciplinary action against an employee solely because the
	98	<u>employee</u> $\hat{H} \rightarrow [\underline{*}]_{\underline{*}}$
	99	$[(a)] \leftarrow \hat{H}$ in good faith, uses a pronoun or other gender-specific language in relation to
	99a	another
3.	Line 10	00 through 105:
	100	individual that conflicts with the individual's personal gender-specific language

- 101 preference $\hat{H} \rightarrow [; \text{or}].$
- [(b) because of the employee's sincerely held religious or moral belief, uses a pronoun or 102
- other gender-specific language in relation to another individual that conflicts with the 103
- individual's personal gender-specific language preference.] ←Ĥ 104
- (2) If an employer implements a rule or policy that requires an employee to use 105