## 1st Sub. H.B. 219 CHILD PROTECTION - CLANDESTINE LABORATORY OPERATION

SENATE FLOO	OR AMENDMENTS	Amendment 1	February 13, 2006	10:08 AM

Senator Ed Mayne proposes the following amendments:

- Page 1, Lines 15 through 20 House Committee Amendments 1-20-2006:
  - 15 provides that the definition of a neglected child includes a minor whose parent
  - 16 permits the minor to  $\hat{H} \rightarrow [be present] \underline{reside} \leftarrow \hat{H} \underline{, on a permanent or temporary basis,}$  at the location of a clandestine laboratory

16a operation;

- 17 provides that there is a presumption that reunification services should not be
- 18 provided to a parent if the court finds, by clear and convincing evidence, that the
- 19 parent permitted the parent's child to  $\hat{H} \rightarrow [be present] \underline{reside} \leftarrow \hat{H} \underline{, on a permanent or temporary basis,}$ at a location where the parent
- 19a knew
- 20 or should have known that a clandestine laboratory operation was located; and
- Page 4, Lines 107 through 109 a.House Committee Amendments b.1-20-2006:
  - 107 chapter[<u>-]; or</u>
  - 108 (F) whose parent permits the minor to  $\hat{H} \rightarrow [be present]$  reside  $\leftarrow \hat{H}$  , on a permanent or temporary basis, at the location of a
  - 108a <u>clandestine</u>
  - 109 <u>laboratory operation.</u>
- 3. Page 17, Lines 515 through 518 House Committee Amendments 1-20-2006:
  - 515 (J) the parent permitted the child to  $\hat{H} \rightarrow [\underline{be \ present}] \ reside \leftarrow \hat{H}$ , on a permanent or temporary basis, at a location where the

515a parent knew or

- 516 should have known that a clandestine laboratory operation was located; or
- 517 (K) any other circumstance that the court determines should preclude reunification

## 518 efforts or services.