

1st Sub. H.B. 133

RELEASE OF COURT DOCUMENTS AND CHILD INTERVIEWS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1

FEBRUARY 24, 2010 4:12 PM

Representative **Lorie D. Fowlke** proposes the following amendments:

1. *Page 12, Lines 358 through 360:*

358 (e) Pro se defendants shall be advised by the court that an interview received as part of
359 discovery is confidential and may not be distributed, released, or displayed without prior
360 authorization from the court. **A court's failure to give this notice may not be used as a defense to**
prosecution for a violation of the disclosure rule.

2. *Page 13, Lines 376 through 379:*

376 (2) Pro se litigants shall be advised by the court that private, protected, or sealed any
377 documents received by the party that the party would not have received but for the litigation
378 and pro se representation are confidential and may not be distributed outside the parties or the
379 court without prior authorization by the court. **A court's failure to give this notice may not be used as a**
defense to prosecution for a violation of the disclosure rule.

3. *Page 15, Lines 431 through 432:*

431 (vi) the record is a Children's Justice Center investigative interview, video or audio, the
432 release of which is governed by Section ~~{77-37-44}~~ **77-37-4** .