2nd Sub. H.B. 491 ALIMONY MODIFICATIONS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

MARCH 8, 2011 4:57 PM

Representative **Stephen E. Sandstrom** proposes the following amendments:

- 1. Page 4, Lines 98 through 102:
 - 99 (c) "Fault" means { the comparative degree to which } whether either party committed acts or
 - 100 <u>engaged in substantiated behavior during the marriage which</u> {<u>substantially</u>} <u>unilaterally</u> compromised the
 - 101 marriage or { jeopardized } harmed the health, safety, or financial stability of the other party or their
 - 102 <u>children, including:</u>
- 2. Page 5, Lines 146 through 148c

House Floor Amendments

3-7-2011:

- 146 (10) Any order of the court that a party pay alimony to a former spouse terminates
- upon establishment by the party paying alimony that the former spouse is cohabitating with
- another person.
- 148a $\hat{H} \rightarrow \{\frac{(11) \text{ The court may also modify or terminate alimony if it finds the circumstances,}}$
- 148b conduct, or behavior of the recipient spouse to be contrary to the purposes of this section and
- 148c the modification or termination is equitable. } ←Ĥ