

**2nd Sub. H.B. 286**  
**CHILD SEXUAL ABUSE PREVENTION**

Senator **Mark B. Madsen** proposes the following amendments:

1. *Page 3, Lines 62 through 71*

*House Floor Amendments*

*2-27-2014:*

62           ~~{ (5) (a) An elementary school student may not be given the instruction described in~~

63 ~~Subsection (4) unless the parent or guardian of the student is:~~

64       ~~—— (i) notified in advance of the:~~

65       ~~—— (A) instruction and the content of the instruction; and~~

66       ~~—— (B) parent or guardian's right to have the student excused from the instruction;~~

67       ~~—— (ii) given an opportunity to review the instructional materials before the instruction~~

68 ~~occurs; and~~

69       ~~—— (iii) allowed to be present when the instruction is delivered.~~

70       ~~—— (b) Upon the written request of the parent or guardian of an elementary school student;~~

71 ~~the student shall be excused from the instruction described in Subsection (4). }~~ =

(5) (a) A school district or charter school that chooses to provide the instruction described in Subsection (4) to an elementary school student shall provide a mandatory consent form to a parent or guardian of the elementary school student that:

(i) includes information regarding the content of the instruction;

(ii) requires a parent or guardian to indicate whether the parent or guardian consents to the instruction by checking either a box marked yes or a box marked no;

(iii) contains a signature line; and

(iv) is on a single, separate page for the sole purpose of obtaining consent regarding the instruction described in Subsection (4).

(b) A school district or charter school may not provide the instruction described in Subsection (4) to an elementary school student unless a parent or guardian of the elementary school student:

(i) returns the signed mandatory consent form, with an indication that the parent or guardian has granted consent; and

(ii) is allowed to be present when the instruction is delivered.