H.B. 244 ALIMONY SUPPORT AMENDMENTS

SENATE COMMITTEE AMENDMENTS

Senator Lyle W. Hillyard proposes the following amendments:

- 1. Page 1, Lines 11 through 13 House Committee Amendments 2-20-2015: 11 This bill: 12 provides for the court to consider whether a parent {-was a stay-at-home parent when 13 has lost workplace experience opportunities while caring for a child . determining alimony } 2. Page 3, Line 87 through Page 4, Line 104: 87 (8) (a) The court shall consider at least the following factors in determining alimony: 88 (i) the financial condition and needs of the recipient spouse; 89 (ii) the recipient's earning capacity or ability to produce income, including the impact of diminished workplace experience resulting from primarily caring for a child of the payor spouse ; (iii) the ability of the payor spouse to provide support; 90 91 (iv) the length of the marriage; 92 (v) whether the recipient spouse has custody of minor children requiring support; 93 (vi) whether the recipient spouse worked in a business owned or operated by the payor 94 spouse; $\{+\}$ and $\{+\}$ 95 (vii) whether the recipient spouse directly contributed to any increase in the payor spouse's skill by paying for education received by the payor spouse or enabling the payor 96 spouse to attend school during the marriage $\{+\}$. $\{+\}$ 97 {; and (viii) whether the recipient spouse was primarily a stay-at-home parent caring for a 98 child of the payor spouse, and Ĥ→ [if] not ←Ĥ found Ĥ→ [not] ←Ĥ to be at fault Ĥ→ [, the court 99 may order alimony: 99a (A) for a duration of at least the number of years that the marriage existed; and 100 (B) to cover any decrease in child support to the recipient spouse if the payor spouse 101 has corresponding decrease in child support obligations under Subsection 30-3-5(8)(c) + Ĥ . } 102 103 (b) The court may consider the fault of the parties in determining whether to award
 - alimony and the terms thereof.