

1st Sub. H.B. 404
JUVENILE JUSTICE REFORM AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

MARCH 9, 2019 12:24 PM

Representative V. Lowry Snow proposes the following amendments:

1. Page 5, Lines 141 through 145:

141 (2) The account shall be funded by savings calculated from General Fund
142 appropriations by the ~~{division}~~ **Division of Finance** as described in Subsection
~~{62A-7-113(2)}~~ **(3)** .
143 (3) ~~{No later than 60 days after}~~ **At** the end of the fiscal year, the Division of Finance
shall **:**
144 ~~{transfer}~~ **(a) use the formula established in Subsection 62A-7-113(1) to calculate** the savings from
General Fund appropriations **;** **and** ~~{calculated by the division as described~~
145 ~~in Subsection 62A-7-113(2) from the General Fund}~~ =
(b) lapse the calculated savings into the account.

2. Page 6, Lines 169 through 172:

169 ~~{(2) At the end of each fiscal year, the division shall use the formula established under~~
170 ~~Subsection (1) to calculate savings from General Fund appropriations and report the amount of~~
171 ~~the savings to the Division of Finance.}~~
172 ~~{(3)}~~ **(2)** No later than December 31 of each year, the division shall provide to the Executive

3. Page 18, Lines 529 through 531:

529 (C) if, after a notice and a hearing, the court finds a new or previous evaluation
530 recommends a ~~{high}~~ **higher** level of treatment, and the minor willfully failed to comply with a
lower
531 level of treatment and has been unsuccessfully discharged from treatment.