

H.B. 418

STUDENT OFFENDER REINTEGRATION AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 8, 2024 10:42 AM

Representative **Ashlee Matthews** proposes the following amendments:

1. *Page 8, Lines 226 through 238:*

226 (2) The parent or guardian is not liable for costs or damages under Subsection (1) if the
227 parent or guardian made a reasonable effort {~~;~~} =
228 {~~(a)~~} to supervise and direct the minor {~~;~~~~or~~} =
229 {~~(b) to restrain the minor if the parent or guardian knew in advance of the minor's intent~~
230 ~~to commit the repeated offense.~~}
231 (3) If a parent or guardian is found liable under this section, the court may waive part
232 or all of the parent's or guardian's liability for costs or damages if the court finds:
233 (a) good cause; or
234 (b) that the parent or guardian {~~;~~}
235 ~~—— (i) made a reasonable effort to restrain the minor from committing the wrongful~~
236 ~~conduct; and~~
237 ~~—— (ii) } reported the minor's wrongful conduct to law enforcement after the parent or~~
238 ~~guardian knew of the minor's wrongful conduct.~~