## 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:

guardian knew of the minor's wrongful conduct.

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 to commit the repeated offense. 230 231 (3) If a parent or guardian is found liable under this section, the court may waive part or all of the parent's or guardian's liability for costs or damages if the court finds: 232 233 (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