H.B. 418

STUDENT OFFENDER REINTEGRATION AMENDMENTS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 4

FEBRUARY 21, 2024 5:55 PM

Senator Michael K. McKell proposes the following amendments:

Page 5, Lines 148 through 151: 148 that person, regardless of where it occurs; {-or-} 149 (f) possession or use of pornographic material on school property {-} ; or (g) the actual or threatened use of violence or sexual misconduct; 150 (2) (a) A student shall be suspended or expelled from a public school for any of the 151 following reasons: Page 6, Lines 155 through 160: 155 (A) the possession, control, or actual or threatened use of a real weapon, explosive, or noxious or flammable material: 156 157 { (B) the actual or threatened use of violence or sexual misconduct; } 158 {|(B)| (C)} the actual or threatened use of a look alike weapon with intent to intimidate 159 another person or to disrupt normal school activities; or 160 the sale, control, or distribution of a drug or controlled substance as defined {|(C)| (D)} **(C)** Page 7, Line 212 through Page 8, Line 214: 212 student's parent. 213 (5) A school district { may not } shall consider if reintegration of {reintegrate} a student is appropriate into a school where:

(a) a student or staff member has a protective order against the student being

214