1st Sub. S.B. 23 OFFENDER REGISTRY AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1 JANUARY 29, 2024 4:39 PM

Representative **Andrew Stoddard** proposes the following amendments:

- 1. Page 87, Lines 2671 through 2684:
 - 2671 (5) (a) [The] Subject to Subsection (5)(b), the department may intervene in any matter,
 - 2672 including a criminal action, where the matter purports to affect [a person's lawfully entered
 - 2673 registration requirement] an individual's registration requirements under this chapter.
 - 2674 (b) {The} Except as provided in Subsection (5)(c), the department may only file a motion to intervene under Subsection (5)(a) within
 - 2675 60 days after the day on which:
 - 2676 (i) the sentencing court enters a judgment or sentence against an individual for an offense listed in Subsection 77-41-102(1), (11), or (19), if the details of the written plea
 - 2678 agreement, judgment, or sentence indicate that the individual's registration requirements under
 - this chapter could be affected; or
 - 2680 (ii) a court modifies, withdraws, sets aside, vacates, or otherwise alters an individual's
 - 2681 conviction for an offense listed in Subsection 77-41-102(1), (11), or (19), affecting the
 - 2682 individual's registration requirement under this chapter and the written plea agreement,
 - 2683 judgment, or sentence entered at the time the individual was sentenced did not indicate that the
 - individual's registration requirement could be affected.
 - (c) For a judgment or sentence, or other court order modifying, withdrawing, setting aside, vacating, or otherwise altering an individual's conviction for an offense listed in Subsection 77-41-102(1), (11), or (19), affecting the individual's registration requirement under this chapter that was entered on or before July, 1, 2024, the department may file a motion to intervene before November 1, 2024.