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 intervene under Subsection (5)(a) within
- 2675 <u>60 days after the day on which:</u>
- 2676 (i) the sentencing court enters a judgment or sentence against an individual for an
 2677 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
 2679 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
 2684 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.