## Sub. H. B. No. 96 As Passed by the Senate KIDCD56

mayad ta	amand	on follows
movea to	ameno	as follows:

Delete lines 108792 to 108824 (Remove R.C. 5101.91)	1
After line 154751, insert:	2
"Section 423.240. MULTI-SYSTEM YOUTH	3
(A) As used in this section:	4
(1) "Multi-system youth" are children and adolescents who	5
are receiving services from two or more of the following	6
systems: child protective services, behavioral health services,	7
developmental disabilities services, juvenile court, and	8
medicaid.	9
(2) "Licensed care" means detention facilities, shelter	10
facilities, certified children's crisis care facilities,	11
certified foster homes, placement in a prospective adoptive home	12
prior to the issuance of a final decree of adoption,	13
organizations, certified organizations, group home providers,	14
group homes, institutions, state institutions, residential	15
facilities, or residential care facilities.	16
(B) The following departments must collaborate to identify	1.7

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and take appropriate action with available resources to meet the	18
needs of multi-system youth more effectively:	19
(1) The Department of Job and Family Services;	20
(2) The Department of Children and Youth;	21
(3) The Department of Behavioral Health;	22
(4) The Department of Developmental Disabilities;	23
(5) The Department of Youth Services;	24
(6) The Department of Medicaid.	25
(C) Not later than one year after the effective date of	26
this section, the departments described in division (B) of this	27
section must jointly submit to the General Assembly a report	28
with policy recommendations and the following information:	29
(1) Data on the number of multi-system youth;	30
(2) Data on the number of multi-system youth who are	31
placed in licensed care;	32
(3) Information on how the departments described in	33
division (B) of this section track multi-system youth;	34
(4) A summary of actions taken by the departments to	35
better serve multi-system youth."	36
Update the title, amend, enact, or repeal clauses accordingly	7 37

The motion was \_\_\_\_\_ agreed to.

**SYNOPSIS** 38

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Department of Children and Youth	39
Section 423.240	40
Moves a Senate-added provision to temporary law that	41
requires ODJFS, DCY, DBH, DYS, ODM, and DDD to do the following:	42
Collaborate to identify and take appropriate action to	43
meet the needs of multi-system youth;	4 4
Jointly submit a report to the General Assembly with	45
data and policy recommendations on serving multi-system youth	46