



Committee Amendments Proposed by Senate Committee on Judiciary B to the original bill

1. Changes term "concurrent legislative jurisdiction" to "concurrent jurisdiction".
2. Adds provision describing that concurrent jurisdiction apply especially to juvenile matters.
3. Adds provision that concurrent jurisdiction agreements be at the sole discretion of state agency, local government, or district.
4. Adds provision that proposed law shall not be construed to create any affirmative obligation on the part of a state agency, local government, or district or to require a state agency, local government, or district to enter into any reciprocal agreement related to the investigation or prosecution of any case, incident, or allegation.
5. Removes applicability of term "concurrent legislative jurisdiction".