2nd Sub. H.B. 255 PROTECTIVE ORDER REVISIONS

SENATE FLOOR AMENDMENTS

Senator Todd D. Weiler proposes the following amendments:

- 1. Page 2, Lines 32 through 34:
 - 32 modifies the expiration dates for criminal protective orders issued against a minor;
 - 33 ► { clarifies } modifies terminology in the Cohabitant Abuse Procedures Act to clarify that the act
 - 34 applies to a minor; and
- 2. Page 34, Lines 1018 through 1021:
- 1018
 <u>Except as provided in Subsection (5)(a)(iv), a parent or guardian may waive any condition</u>

 of a jail release agreement on behalf of an alleged victim who is a minor in the manner described in

 Subsections (5)(a)(i) and (ii).

(iv) A parent or guardian may not, without the approval of the court, waive the release

- 1019 conditions { of the jail release agreement } described in Subsection (5)(a)(ii) on behalf of an alleged victim who is a minor { , if the alleged victim who is a minor: (A) allegedly suffers bodily injury as a result of the qualifying offense; (B) summons or attempts to summon emergency aid for the qualifying offense; or (C) after the time at which the qualifying offense is allegedly committed and before the time at which the arrested or cited individual signs the jail release agreement, discloses to a law enforcement officer that the arrested or cited individual threatened the alleged victim who is a minor with bodily injury.
- 1020 $[(ii)] \{(iv)\} (v)$ Upon waiver, the release conditions described in Subsection (5)(a)[(i)](ii) do 1021 not apply to the arrested <u>or cited</u> individual.