

H.B. 371

CONSENT TO SERVICES FOR HOMELESS YOUTH

Representative **Elizabeth Weight** proposes the following amendments:

1. *Page 2, Lines 39 through 45:*

- 39 (ii) any structure over which the person providing the shelter has any control.
40 (b) "Homeless youth" means a child, other than an emancipated minor:
41 (i) who is a runaway; or
42 (ii) ~~{whose}~~ **who is not accompanied by the child's** parent or legal guardian ~~{has~~
intentionally ceased to maintain physical
43 **custody of the child}** .
44 ~~[(b)]~~ (c) "Receiving center" means the same as that term is defined in Section
45 62A-7-101.

2. *Page 6, Lines 155 through 160:*

- 155 (2) A homeless youth may consent to temporary shelter, care, or licensed services if the
156 homeless youth:
157 (a) is at least 15 years old; ~~H→~~ {+} **and** {+} ~~←H~~
158 (b) manages the homeless youth's own financial affairs, regardless of the source of
159 income ~~H→~~ {+} . {+} ~~{;and~~
159a ~~—— (c) is not in the physical custody of the homeless youth's parent or guardian. ←H }~~
160 (3) In determining consent under Subsection (2), a person may rely on the homeless