## Senate Amendment 3068

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PAG LIN
               Amend Senate File 152 as follows:
                 Page 5, line 34, by striking the words <FOSTER
          3 CARE FACILITY> and inserting the following:
          4 < SUBSTANCE ABUSE OR FOSTER CARE FACILITY PLACEMENT >.
          5 #2. Page 6, line 5, by striking the words
6 <receiving foster care> and inserting the following:
7 <receiving foster care entering the facility>.
          8 #3. Page 6, by striking lines 7 through 16 and
          9 inserting the following:
           <2. A child who is living in a licensed individual or agency child foster care facility, as defined in</p>
      1
        10
        12 section 237.1, or in an unlicensed relative foster
      1 13 care placement, shall remain enrolled in and attend an 1 14 accredited school in the school district in which the
      1 15 child resided and is enrolled at the time of
      1 16 placement, unless it is determined by the juvenile
1 17 court or the public or private agency of this state
      1 18 that has responsibility for the child's placement that 1 19 remaining in such school is not in the best interests
         20 of the child. If such a determination is made, the
         21 child may attend an accredited school located in the
        22 school district in which the child is living and not
         23 in the school district in which the child resided 24 prior to receiving foster care.>
         25 \frac{44}{1} Page 6, by inserting after line 21 the
         26 following:
         2.7
                <Sec.
                                Section 282.29, Code 2009, is amended
      1 28 to read as follows:
      1 29
                282.29 CHILDREN PLACED BY DISTRICT COURT.
         30
                Notwithstanding section 282.31, subsection 1, a
        31 child who has been identified as requiring special
      1 32 education, who has been placed in a facility, or home, 1 33 or other placement by the district court, and for whom 1 34 parental rights have been terminated by the district
      1 35 court, shall be provided special education programs
        36 and services on the same basis as the programs and
         37 services are provided for children requiring special
        38 education who are residents of the school district in
      1 39 which the child has been placed. The special
      1 40 education instructional costs shall be paid as 1 41 provided in section 282.31, subsection 2 or 3.>
      1 42 #5. Page 6, by striking line 24 and inserting the
      1 43 following:
                <(1) A child who lives in a facility or other
      1 44
         45 placement pursuant to section 282.19, and who does not
         46 require special education and who is enrolled in the
        47 educational program of the district of residence at
         48 the time the child is placed, shall be included in the
        49 basic enrollment of the school district in which the 50 child is enrolled. A child who lives in a facility or
          1 home other>.
          2 #6. Page 6, line 29, by striking the words
          3 <facility_ or home_ or and inserting the following:
          4 <facility or home>
          5 \pm 7. Page 6, line 33, by striking the word <.
          <u>6 home,</u>>.
          7 \pm 8. By renumbering as necessary.
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      2 11 KEITH A. KREIMAN
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2 12 SF 152.701 83 2 13 jp/rj/12096