House File 590

H-1213 Amend the amendment, H-1195, to House File 590 as 1 2 follows: 1. By striking page 1, line 50, through page 2, 3 4 line 3, and inserting: < . Page 6, by striking lines 18 through 23 and 5 6 inserting: 7 <13. Court-ordered and voluntary services. The 8 department shall provide or arrange for and monitor 9 services for abused children and their families on a 10 voluntary basis or for cases in which child abuse is 11 confirmed or founded during a child abuse assessment. 12 The department may provide or arrange for and monitor 13 services for children and their families on a voluntary 14 basis for cases in which a family assessment is 15 completed. The department shall provide or arrange for 16 and monitor services for children and their families 17 under a final or intermediate order of the juvenile 18 court.>> 2. Page 2, by striking lines 4 through 8 and 19 20 inserting: 21 < . Page 6, by striking lines 24 through 34 and 22 inserting: 23 <14. County attorney — juvenile court. The 24 department shall provide the juvenile court and the 25 county attorney with a copy of the portion of the 26 written child abuse assessment report or written family 27 assessment report pertaining to the child abuse report. 28 The juvenile court and the county attorney shall 29 notify the department of any action taken concerning an 30 assessment any report provided by the department.>> 31 3. By renumbering as necessary.

DAWSON of Woodbury

1/1

-1-