Senate File 634 H-1301 1 Amend Senate File 634, as amended, passed, and reprinted by 2 the Senate, as follows: 3 1. Page 13, after line 25 by inserting: 4 <DIVISION MINORITY IMPACT STATEMENTS 5 6 NEW SECTION. 2.57 Minority impact statements. Sec. . 1. Beginning January 1, 2020, a minority impact statement 7 8 shall be attached to each bill and joint resolution prior to 9 debate on the floor of a chamber of the general assembly. The 10 statement shall include information concerning the impact of 11 the legislation upon minority persons in the state, including 12 but not limited to the impact upon economic opportunities, 13 employment, incarceration, educational opportunities, voter 14 rights and voting access, and other relevant matters. The 15 statement shall be factual and shall, if possible, provide 16 a reasonable estimate of both the immediate effect and the 17 long-range impact upon minority persons. The legislative 18 services agency shall develop a protocol for analyzing the 19 impact of legislation on minority persons pursuant to this 20 section. For purposes of this section, "minority persons" means 21 the same as defined in section 8.11.

22 2. The legislative services agency shall cause to be 23 prepared a minority impact statement within a reasonable time 24 after a bill or joint resolution is placed on the calendar of 25 either chamber of the general assembly. All minority impact 26 statements approved by the legislative services agency shall be 27 transmitted immediately to either the chief clerk of the house 28 or the secretary of the senate, after notifying the sponsor 29 of the legislation that the statement has been prepared for 30 publication. The chief clerk of the house or the secretary 31 of the senate shall attach the statement to the bill or joint 32 resolution as soon as it is available.

33 3. The legislative services agency may request the
34 cooperation of any state department or agency or political
35 subdivision in preparing a minority impact statement.

-1-

SF634.2413 (1) 88 md/jh 4. A revised minority impact statement shall be prepared if the minority impact has been changed by the adoption of an amendment, and may be requested by a member of the general assembly or be prepared upon a determination made by the legislative services agency. However, a request for a revised minority impact statement shall not delay action on the bill or joint resolution unless so ordered by the presiding officer of the chamber.>

9 2. Title page, line 4, after <manual,> by inserting 10 <modifying requirements for legislative minority impact 11 statements,>

12 3. By renumbering as necessary.

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-2-