How have doing bill to the 3,25 (\$ 1084)

SENATE FILE <u>2306</u> BY COMMITTEE ON JUDICIARY (frmilly 558 2254)

Passed Senate, Date $\frac{3/15/28}{(3.64)}$ Passed House, Date $\frac{3/30/38(y.1197)}{88(y.1197)}$ Vote: Ayes <u>43</u> Nays <u>7</u> Vote: Ayes <u>95</u> Nays <u>0</u> Approved <u>(y.u.k. 26, 1988</u> Representation <u>4/2/88 (3.1817)</u> 4/7-0

A BILL FOR

19971 An Act repealing a right to review by a juvenile court judge of a

2 juvenile court referee's decision.

FILED MAR 7 1988

3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

SENATE FILE 2306

H-5897

H-5937

1 Amend Senate File 2306 as passed by the Senate as 2 follows:

1. Page 1, by striking line 2 and inserting the 4 following: "amended to read as follows: 5 3. The parties to a proceeding heard by the 6 referee are entitled to a review by the judge of the 7 juvenile court of the referee's order, finding, or 8 decision, if the review is requested within ten days 9 after the entry of the referee's order, finding, or 10 decision. A request for review does not automatically 11 stay the referee's order, finding, or decision. The 12 review is on the record only7-unless-the-judge7-upon 13 request-or-upon-the-judge's-own-motion7-orders 14 otherwiser--In-the-interests-of-justice7-the-judge-may 15 allow-a-rehearing-at-any-time."

> BY COMMITTEE ON JUDICIARY AND LAW ENFORCEMENT JAY of Appanoose, Chairperson

H-5897 FILED MARCH 25, 1988 adapted 3/30(-1197)

SENATE FILE 2306

Amend Senate File 2306 as passed by the Senate as follows: 1. Title page, line 1, by striking the words 4 "repealing a right to" and inserting the following: 5 "relating to the". 2. Title page, line 2, by inserting after the 7 word "decision" the following: "by providing that 8 review is on the record only and striking language 9 providing that the juvenile judge may allow a 10 rehearing at any time". By JAY of Appancose H-5937 FILED MARCH 28, 1988 (dupled 2/so (* 1197)



s.f. <u>2306</u> H.F.

Section 1. Section 602.7103, subsection 3, Code 1987, is , 111 2 repealed. EXPLANATION This bill repeals a provision providing that the parties to 5 a proceeding heard by a juvenile referee are entitled to a 6 review by the juvenile court judge of the referee's order, 7 finding, or decision, if the review is requested within ten 8 days after entry of the order, finding, or decision. SUCCESSOR TO SSB 2254 (LSB 8384SC) 3... LSB 8384SV 72

mj/rln/8

HOUSE AMENDMENT TO SENATE FILE 2306

S-5744

1 Amend Senate File 2306 as passed by the Senate as 2 follows:

3 1. Page 1, by striking line 2 and inserting the 4 following: "amended to read as follows:

5 3. The parties to a proceeding heard by the 6 referee are entitled to a review by the judge of the 7 juvenile court of the referee's order, finding, or 8 decision, if the review is requested within ten days 9 after the entry of the referee's order, finding, or 10 decision. A request for review does not automatically 11 stay the referee's order, finding, or decision. The 12 review is on the record only7-unless-the-judge7-upon 13 request-or-upon-the-judge's-own-motion7-orders 14 otherwiser--In-the-interests-of-justice7-the-judge-may 15 allow-a-rehearing-at-any-time."

16 2. Title page, line 1, by striking the words 17 "repealing a right to" and inserting the following: 18 "relating to the".

19 3. Title page, line 2, by inserting after the 20 word "decision" the following: "by providing that 21 review is on the record only and striking language 22 providing that the juvenile judge may allow a 23 rehearing at any time".

24 4. By renumbering, relettering, or redesignating 25 and correcting internal references as necessary.

S-5744 Filed April 4, 1988 Juncte concurr-2 4/7/8*(4.1317)

RECEIVED FROM THE HOUSE



the inter



the interests of justice, the judge may allow a reheartering any-time.

> ____ JO ANN ZIMMERMAN President of the Senate

DONALD D. AVENSON Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 2306, Seventy-second General Assembly.

lpip26, 1988 Approved

JOHN F. DWYER Secretary of the Senate

TERRY E. BRANSTAD

SF 2306

SENATE FILE 2306

AN ACT

RELATING TO THE REVIEW BY A JUVENILE COURT JUDGE OF A JUVENILE COURT REFEREE'S DECISION BY PROVIDING THAT REVIEW IS ON THE RECORD ONLY AND STRIKING LANGUAGE PROVIDING THAT THE JUVENILE JUDGE MAY ALLOW A REHEARING AT ANY TIME.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section 602.7103, subsection 3, Code 1987, is amended to read as follows:

3. The parties to a proceeding heard by the referee are entitled to a review by the judge of the juvenile court of the referce's order, finding, or decision, if the review is requested within ten days after the entry of the referee's order, finding, or decision. A request for review does not automatically stay the referee's order, finding, or decision. The review is on the record only-unless-the-judger-upon request-or-upon-the-judge-s-own-motiony-orders-otherwise---in

Governor