## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## Senate Bill No. 2556

## **BY: Committee**

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

6 SECTION 1. (1)The Legislature recognizes that language 7 used in reference to individuals with disabilities shapes and 8 reflects society's attitudes towards people with disabilities. 9 Many of the terms currently used diminish the humanity and natural condition of having a disability. Certain terms are demeaning and 10 create an invisible barrier to inclusion as equal community 11 12 members. The Legislature finds it necessary to clarify preferred language for new and revised laws and rules by requiring the use 13 of terminology that puts the person before the disability. 14 15 The legislative drafting offices of the House and Senate 16 are directed to avoid all references to the terms "disabled," "developmentally disabled," "mentally disabled," "mentally ill," 17 "mentally retarded," "handicapped," "cripple" and "crippled," in 18 any new statute, memorial or resolution, and to change those 19 20 references in any existing statute, memorial or resolution as 21 sections including those references are otherwise amended by law. 22 The drafting offices are directed to replace the terms referenced 23 above as appropriate with the following revised terminology: 24 "individuals with disabilities," "individuals with developmental

- 25 disabilities, " "individuals with mental illness" and "individuals
- 26 with mental retardation."
- 27 (3) No statute, memorial or resolution is invalid because it
- 28 does not comply with this section.
- 29 (4) All state agency orders creating new rules, or amending
- 30 existing rules, and all executive orders and proclamations of the
- 31 Governor, shall be formulated in accordance with the requirements
- 32 of subsection (1) of this section regarding the use of respectful
- 33 language.
- 34 (5) No agency rule or Governor's executive order or
- 35 proclamation is invalid because it does not comply with this
- 36 section.

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- 37 **SECTION 2.** This act shall take effect and be in force from
- 38 and after July 1, 2005.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO DIRECT LEGISLATIVE DRAFTING OFFICES AND STATE

AGENCIES TO USE CERTAIN RESPECTFUL REFERENCES TO INDIVIDUALS WITH

DISABILITIES IN THE PREPARATION OF LEGISLATION AND RULES; AND FOR

4 RELATED PURPOSES.