

Rep. William D. Burns

## Filed: 3/23/2010

	09600HB6129ham001 LRB096 18829 RLC 39493 a
1	AMENDMENT TO HOUSE BILL 6129
2	AMENDMENT NO Amend House Bill 6129 on page 4, by
3	replacing lines 17 through 24 with the following:
4	"(h) A statement, admission, confession, or incriminating
5	information made by or obtained from a minor related to the
6	instant offense, as part of any behavioral health screening,
7	assessment, evaluation, or treatment, whether or not
8	court-ordered, shall not be admissible as evidence against the
9	minor on the issue of quilt only in the instant juvenile court
10	proceeding. The provisions of this subsection (h) are in
11	addition to and do not override any existing statutory and
12	constitutional prohibition on the admission into evidence in
13	delinquency proceedings of information obtained during
14	screening, assessment, or treatment.".