

S.61 Further proposal of amendment summary

First and second instances of amendment strike sections 1 and 2, which require the appointment of special counsel at commitment hearings.

Third instance of amendment removes part of Section 7 which required the Secretary of Human Services to report on the resources required to appoint special counsel at commitment hearings (from Sec. 1 and 2, which were struck).

Fourth instance of amendment removes the requirement in Section 11 that the Department of Corrections do a study on holistic substance abuse services for inmates and instead directs the Justice Oversight Committee to look at the issue during the interim and make any legislative recommendations by introducing a bill next year.

Fifth instance of amendment fixes the reference to section 11 in the effective dates section.

Sixth instance of amendment removes effective dates for Sections 1 and 2, which were struck.