

ADOPTED

Senator Pearson of the 51st offered the following amendment:

Amend the committee substitute (LC 29 3394ERS) to HB 1283 by striking on line 28 pg 2 Section 3: and vested and in property

and adding starting on line 29 after word possession.”: Vested interests in property stemming from the approval of land disturbance, building, construction or other development plans, permits or entitlements in accordance with a schedule or time frame approved or adopted by the local government shall be descendible, devisable, and alienable in the same manner as estates in possession.