..... moves to amend H.F. No. 807, the first engrossment, as follows:

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.2	Page 6, after line 18, insert:
.3	"Sec. 2. Minnesota Statutes 2012, section 388.24, subdivision 1, is amended to read:
.4	Subdivision 1. Definition. As used in this section:
.5	(1) a child under the jurisdiction of the juvenile court is an "offender" if:
.6	(i) the child is petitioned for, or probable cause exists to petition or take the child into
.7	custody for, a felony, gross misdemeanor, or misdemeanor, petty misdemeanor, juvenile
.8	petty, or juvenile traffic offense, other than an offense against the person, but has not yet
.9	entered a plea in the proceedings;
.10	(ii) the child has not previously been adjudicated in Minnesota or any other state for
.11	any offense against the person; and
.12	(iii) the child has not previously been petitioned for an offense in Minnesota and
.13	then had the petition dismissed as part of a diversion program, including a program that
.14	existed before July 1, 1995; and
.15	(2) "pretrial diversion" means the decision of a prosecutor to refer an offender to a
.16	diversion program on condition that the delinquency petition against the offender will be
.17	dismissed or the petition will not be filed after a specified period of time if the offender
.18	successfully completes the program."

Renumber the sections in sequence and correct the internal references

Sec. 2.

Amend the title accordingly