SENATE AMENDMENTS TO
SENATE BILL 713
By COMMITTEE ON EDUCATION
April 12

Delete lines 4 through 16 of the printed bill and insert:

“SECTION 1. (1) Except as otherwise required by law, a public or private post-secondary
institute of education may not require a prospective student to disclose whether the pro-
spective student has a criminal conviction before the institution makes a final decision on
whether to admit the prospective student.

“(2) Any materials or websites that are created by a public or private post-secondary
institute of higher education and that are routinely used by prospective students when
deciding whether to apply for admission to a particular course, program, major or degree
pathway at the institution must include a notification to prospective students if the institu-
tion has determined that the particular course, program, major or degree pathway is likely
to lead to professional licensure requirements that may exclude individuals with criminal
convictions.”.