.... moves to amend H.F. No. 1196 as follows:

Delete everything after the enacting clause and insert:

"Section 1. [524.2-503] HARMLESS ERROR.

(a) Although a document or writing added upon a document was not executed in compliance with section 524.2-502, the document or writing is treated as if it had been executed in compliance with that section if the proponent of the document or writing establishes by clear and convincing evidence that the decedent intended the document or writing to constitute:

(1) the decedent's will;

(2) a partial or complete revocation of the will;

(3) an addition to or an alteration of the will; or

(4) a partial or complete revival of the decedent's formerly revoked will or of a formerly revoked portion of the will.

(b) This section applies to documents and writings executed on or after March 13, 2020, but before February 15, 2021.

EFFECTIVE DATE. This section is effective the day following final enactment and is effective retroactively from March 13, 2020, and applies to documents and writings executed on or after March 13, 2020."

Amend the title accordingly