Amendment No. 7sal

COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Commerce Committee Representative Benjamin offered the following:

Substitute Amendment for Amendment (PCS for HB 1617 a7) by Representative

Remove lines 1168-1174 and insert:

(a) Each qualifying offender shall submit a DNA sample at the time he or she is booked into a jail, correctional facility, or juvenile facility. A person who becomes a qualifying offender solely because of a warrant may submit a DNA sample when the law enforcement agency receives the warrant. A law enforcement agency may not use force to extract a DNA sample for persons deemed qualifying offenders solely on the account of a detainer or warrant. Criminal penalties shall not attach for refusing to submit a DNA sample.

PCS for HB 1617 SA2

Published On: 4/24/2023 6:17:39 PM