FOR OFFICE USE ONLY

HOUSE FLOOR AMENDMENTS

2016 Regular Session

Amendments proposed by Representative Mack to Re-Reengrossed Senate Bill No. 302 by Senator Morrell

1 AMENDMENT NO. 1

2 On page 1, line 2, after "Code" and before "412(C)" change "Arts." to "Articles"

3 AMENDMENT NO. 2

- 4 On page 1, line 3, after "Code" and before "and" change "Art. 412(D)(12)," to "Articles 5 412(D)(12) and 898(D) and (E),"
- 6 AMENDMENT NO. 3
- 7 On page 1, line 10, after "counsel;" and before "and" insert "to provide relative to the 8 duration of a disposition based on a felony-grade adjudication;"
- 9 AMENDMENT NO. 4
- 10 On page 1, line 12, after "Code" and before "412(C)" change "Arts." to "Articles"
- 11 <u>AMENDMENT NO. 5</u>

12 On page 1, line 13, after "Code" and before "hereby" change "Art. 412(D)(12) is" to 13 "Articles 412(D)(12) and 898(D) and (E) are"

- 14 AMENDMENT NO. 6
- 15 On page 2, between lines 22 and 23, insert the following:

16	"Art. 898. Duration of a disposition based on a felony-grade adjudication
17	* * *
18	D. When modification and parole is not prohibited by Article 897.1,
19	if an order of commitment to custody of the Department of Public Safety and
20	Corrections is subsequently modified and the child is placed on parole, the
21	maximum term of parole shall be the remainder of the sentence originally
22	imposed.
23	E. These maximums do not apply if:
24	(1) The child was under thirteen at the time of a commitment to
25	custody of the Department of Public Safety and Corrections, in which case
26	the judgment shall terminate upon the child's reaching age eighteen.
27	(2) A portion of an order of commitment was suspended, when
28	permitted by law, in which case the term of parole shall end when the time
29	period so suspended has elapsed.
30	(3) The child is tried as an adult and is convicted of, or pleads guilty
31	to a felony after having been committed to the Department of Public Safety
32	and Corrections. In this instance, after sentencing, the department shall have
33	the authority to keep the offender in custody according to terms of the
34	juvenile disposition, or to transfer him to serve his adult sentence. The
35	department shall retain such authority until the expiration of the juvenile

1	commitment when, if not effected earlier, the individual will be transferred
2	to begin serving the adult sentence.
3	(4) The judgment expires by its own terms, is modified when
4	permitted by law, or is vacated.
5	(5) The child reaches age twenty-one.
6	(6) The child is ordered to participate in a juvenile drug court
7	program operated by a court of this state, as a condition of probation, so long
8	as the child is a full-time participant in such juvenile drug court program.
9	* * * *''