

H.B. 173

FORFEITURE RELATING TO SEXUAL OFFENSES AGAINST CHILDREN

HOUSE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 6, 2000 3:14 PM

Representative **Buckner** proposes the following amendments:

1. Page 3, Line 59: After "a" delete "i"
2. Page 3, Line 61: Delete "ii" and insert "b"
3. Page 3, Line 63: Delete "iii" and insert "c"
4. Page 3, Line 64: Delete ":" and insert "·"
5. Page 3, Lines 65 through 69: Delete all lines entirely.
6. Page 3, Line 84: After "for" and before "release" insert "the"
After "release" insert "to him"
7. Page 3, Line 85: After "equipment." insert "The petition shall specify the claimant's interest in the property and the claimant's right to have it released. A copy shall be served upon the county attorney or, if within a prosecution district, a district attorney in the county of the seizure."
8. Page 3, Line 85: After "shall be" delete the rest of the line.
9. Page 3, Line 86: Delete "76-3-501." and insert "in accordance with the provisions of Subsection (6)."
10. Page 3, Line 87: After "accordance with" insert "the procedures under"
11. Page 3, Line 88: After Line 88 insert:
"(a) hearings regarding forfeiture may not be initiated until after resolution of the criminal charges brought under this section; and"
12. Page 3, Line 89: Delete entire line.
13. Page 4, Lines 90 through 94: Delete all lines entirely.
14. Page 4, Line 103: After "equipment;" insert "or"

15. Page 4, Line 105: After "equipment" delete "; and" and insert " . "
16. Page 4, Lines 106 through 110: Delete all lines entirely.