

2nd Sub. S.B. 138

VIOLENCE, DISORDER, AND LOOTING ENFORCEMENT PROTECTION ACT

Representative **Karianne Lisonbee** proposes the following amendments:

1. *Page 3, Lines 59 through 60:*

59 (c) during the course of a riot, the person causes **substantial** bodily injury to ~~[another individual]~~ **a**
130 **peace officer or servicemember** or
60 ~~damages the property of [another person]~~ **a peace officer or servicemember**.

2. *Page 5, Lines 131 through 137:*

131 (3) Except as provided in Subsection (4), riot is a class B misdemeanor.
132 ~~[(3)] (4) {Riot is a felony of the third degree if, in the course of and as a result of the~~
133 ~~conduct[;];~~
134 ~~— (a) any [person] individual suffers bodily injury[, or];~~
135 ~~— (b) substantial property damage[, or] arson occurs; or~~
136 ~~— (c) [or] the defendant was armed with a dangerous weapon, as defined in Section~~
137 ~~76-1-601[, otherwise it is a class B misdemeanor.]}~~ **Riot is a third degree felony if, in the course of**
the conduct:
(a) the individual causes substantial or serious bodily injury;
(b) the individual causes substantial property damage or commits arson; or
(c) the individual was in possession of a dangerous weapon as defined in Section 76-1-601 .