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**HOUSE COMMITTEE AMENDMENTS**

2018 Regular Session

Amendments proposed by House Committee on Administration of Criminal Justice to  
Original House Bill No. 195 by Representative Mack

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**1** AMENDMENT NO. 1**2** On page 3, delete lines 1 through 8 in their entirety and insert the following:

**3**           "H.(1) If any defendant is placed on supervised probation for a  
**4**           period of two years or more, upon the defendant's having served eighteen  
**5**           months of his probation term, the Department of Public Safety and  
**6**           Corrections, division of probation and parole shall submit a written  
**7**           compliance report to the court, the prosecuting agency, and to the defendant  
**8**           and his attorney with recommendations regarding all issues relevant to the  
**9**           defendant's probation. The court shall review the report to determine  
**10**           whether the defendant has earned compliance credits pursuant to Article  
**11**           895.6 and to determine whether the defendant's probation term may be  
**12**           terminated early as "satisfactorily completed" pursuant to the provisions of  
**13**           this Paragraph.

**14**           (2) In making these determinations, the court shall consider all of the  
**15**           following with respect to the defendant's behavior and actions during the  
**16**           probation term:"

**17** AMENDMENT NO. 2**18** On page 3, delete lines 19 through 21 in their entirety and insert the following:

**19**           "(3) Upon review of the report and the factors set forth in  
**20**           Subparagraph (2) of this Paragraph, the court shall issue an interim order  
**21**           with its findings and rulings and shall provide notice of such interim order  
**22**           to the prosecuting agency and to the defendant and his attorney.

**23**           (4) Upon issuance of the interim order, any party may request within  
**24**           ten days a contradictory hearing for the purpose of challenging the court's  
**25**           findings and rulings. The hearing shall be held no later than thirty days from  
**26**           the date the request was made for the hearing. If no contradictory hearing is  
**27**           requested within the ten-day period, the court's findings and rulings shall  
**28**           stand and the court's interim order shall become final.

**29**           (5) If at the review of the defendant's probation, or after a  
**30**           contradictory hearing requested and held pursuant to Subparagraph (4) of this  
**31**           Paragraph, the court determines that the defendant has substantially complied  
**32**           with all terms and conditions of probation, the court's order shall award the  
**33**           defendant the compliance credits earned pursuant to Article 895.6 and may  
**34**           order that the probation term of the defendant be terminated early as  
**35**           "satisfactorily completed".

**36** AMENDMENT NO. 3**37** On page 3, at the beginning of line 22, change "(3)" to "(6)"**38** AMENDMENT NO. 4**39** On page 3, delete lines 26 through 28 in their entirety**40** AMENDMENT NO. 5**41** On page 4, delete lines 1 through 8 in their entirety