HB 2607-1 (LC 2858) 3/5/13 (JLM/ps)

PROPOSED AMENDMENTS TO HOUSE BILL 2607

1 On page 1 of the printed bill, delete lines 18 through 23 and insert:

"(b) The court enters an order, appearing in the judgment and as part of $\mathbf{2}$ the sentence imposed, that authorizes the Department of Corrections, if the 3 person is otherwise eligible, to credit the person with an amount of presen-4 tence incarceration credit for time that the person was confined in a $\mathbf{5}$ correctional facility before delivery to the custody of an officer of the De-6 partment of Corrections. The court shall indicate in the judgment the be- $\mathbf{7}$ ginning and end date of the credit and whether the credit results from a case 8 other than the one for which the sentence is imposed, or from an additional 9 or substituted charge with the same case number. The court may enter an 10 order under this paragraph only if the court finds that the crime for which 11 the sentence is imposed and the crime for which the person was confined:". 12

13