



F6YAC5-1 : 5/10/2023 : CNB
AMENDMENT TO HB229
1ST JUDICIARY AMENDMENT TO HB229
OFFERED BY REPRESENTATIVE FAULKNER

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Replace lines 19 through 21 on page 1 with the following:
Relating to sentencing; to add Section 13A-5-14 to the

Replace line 24 on page 1 with the following:
resentenced in certain circumstances; and to provide for the repeal of this section in five years.

Replace lines 26 through 91 on pages 1 through 4 with the following:

Section 1. Section 13A-5-14 is added to the Code of

Replace lines 106 through 108 on page 4 with the following:

(3) The individual received a final sentence at the trial court prior to May 26, 2000.

Replace line 123 on page 5 with the following:
the court determines a hearing is necessary. The judge



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24 shall give considerable weight to any objection made
25 by the victim.

26 (3) The clerk of the court shall notify the law
27 enforcement agency that investigated the crime for
28 which he or she was convicted.

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30 Replace line 136 on page 5 with the following:
31 re-entry program.

32 (5) Whether the individual used a firearm in
33 furtherance of the offense. If so, the judge shall
34 give considerable weight to this fact.

35
36 Replace lines 138 through 149 on pages 5 and 6 with
37 the following:
38 this section if a previous motion for a reduction of
39 sentence under this section was denied.

40
41 Replace line 154 on page 6 with the following:
42 be granted a hearing within 90 days of the court
43 receiving the

44
45 Replace line 156 on page 6 with the following:
46 (h) This section shall be repealed five years after



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47 the effective date of the act adding this section.
48 Section 2. This act shall become effective on the
49 first