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4	
5	Replace lines 101 through 104 on page 4 with the
6	following and reletter the remaining paragraphs
7	accordingly:
8	a. The person has been convicted in this state or
9	elsewhere of any kind of felony offense within the
10	previous five years.
11	b. The person has been convicted in this state or
12	elsewhere of three or more felony offenses of any kind at
13	any time; provided the felony offense convictions used to
14	support a charge under this paragraph each arose from a
15	different indictment or complaint or otherwise arose on a
16	different date of charge.
17	c. The person has been convicted in this state or
18	
19	Replace line 662 on page 24 with the following:
20	a. Murder, as provided in Section 13A-6-2, or any
21	solicitation, attempt, or conspiracy to commit murder.
22	
23	Replace lines 684 through 686 on page 25 with the
24	following:

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25	m. Shooting or discharging a firearm, explosive, or
26	
27	Remove lines 690 through 692 on page 25
28	
29	Replace line 746 on page 27 with the following and
30	reletter the remaining subsection accordingly:
31	(h) If either party requests an extension of the
32	pretrial detention hearing provided for in subsection
33	(d), the court may construe the pretrial detention
34	hearing as the preliminary hearing required pursuant to
35	<u>Section 15-11-1.</u>
36	(7)a.(i)(1) A prosecuting attorney may file a motion