

Representatives Golick of the 34th et al. move to amend the Committee substitute to HB 170 by striking line 15 on page 6 and inserting in lieu thereof the following:

"After the evidence is closed on both sides, the prosecuting attorney shall open".

By striking line 20 of page 7 and inserting in lieu thereof the following:

"as the court orders but in no event later than the beginning of the trial, provide the defendant with notice of any evidence in aggravation of".

By striking lines 17 through 24 of page 9 and inserting in lieu thereof the following:

"truthfulness has been attacked by reputation evidence or otherwise;

(c) In a criminal case, the character for untruthfulness of the defendant may be introduced in evidence only if the defendant testifies and offers evidence of his or her truthful character; and

(d) The impeaching character witness should first be questioned as to his or her knowledge of the general character of the witness, next as to what that character is, and lastly ~~he~~ the character witness may be asked if from that character he or she would believe him or her on his or her oath. The witness may be sustained by similar proof of character. The particular transactions or the opinions of single individuals shall not be inquired of on either side, except upon cross-examination in seeking for the extent and foundation of the witness's knowledge."

\$\$AM 29 0346-EC\$\$

ADOPTED