

**ADOPTED**

Senators Hill of the 6th, Thompson of the 5th, McKoon of the 29th and Cowser of the 46th offered the following amendment:

1 *Amend the Senate Judiciary, Non-civil Committee substitute to HB 837 (LC 29 6048S) by*  
2 *striking lines 260 through 276 and inserting in lieu thereof the following:*

3     "(a)(1) Any private corporation, private enterprise, or private agency contracting to  
4     provide probation services or any county, municipality or consolidated government  
5     entering into an agreement under the provisions of this article shall provide to the judge  
6     with whom the contract or agreement was made and the council a quarterly report  
7     summarizing the number of offenders under supervision; the amount of fines, statutory  
8     surcharges, and restitution collected; the number of offenders for whom supervision or  
9     rehabilitation has been terminated and the reason for the termination; and the number of  
10    warrants issued during the quarter, in such detail as the council may require.

11    (2) Upon request of the court, the governing authority, or the council, the private  
12    corporation, private enterprise, or private agency contracting to provide probation  
13    services or any county, municipality, or consolidated government entering into an  
14    agreement under the provisions of this article shall provide to the court, the governing  
15    authority, or the council the amount of fees collected and the nature of such fees,  
16    including probation supervision fees, rehabilitation programming fees, electronic  
17    monitoring fees, drug or alcohol detection device fees, substance abuse or mental health  
18    evaluation or treatment fees, and drug testing fees. Information reported pursuant to this  
19    paragraph shall not be subject to disclosure pursuant to Article 4 of Chapter 18 of  
20    Title 50."