

**LOST**

Senators McLaurin of the 14<sup>th</sup> and Jackson of the 41<sup>st</sup> offered the following amendment:

Amend the Senate Committee on Public Safety substitute to SB 159 (LC 44 2287S)

by inserting after line 44:

“(e) Every state and county correctional institution shall provide reasonable access to phone and other telecommunications for inmates at no cost to inmates or their families, provided that nothing in this code section shall prohibit an institution from:

(1) monitoring non-privileged communications;

(2) prohibiting contacting victims; or

(3) imposing other reasonable restrictions on whom inmates may contact based on clearly articulable evidence, provided to an inmate in writing, that communications are being used in furtherance of criminal activity.”