AMENDMENTS TO SENATE BILL NO. 501

Sponsor: SENATOR BAKER

Printer's No. 483

- Amend Bill, page 2, lines 4 and 5, by striking out "and the 1
- section is amended by adding a subsection" 2
- 3 Amend Bill, page 3, lines 21 through 23, by striking out all
- 4 of said lines
- 5 Amend Bill, page 5, lines 10 through 12, by striking out ",_
- the duration of terms of probation and maximum" in line 10 and 6
- 7 all of lines 11 and 12 and inserting
- 8 and the duration of terms of probation.
- Amend Bill, page 25, line 20, by inserting after "offenders)" 9
- 10 or I (relating to continued registration of sexual
- offenders) 11
- Amend Bill, page 29, line 2, by striking out "it is" 12
- 13 Amend Bill, page 29, line 6, by striking out the period after
- 14 "N-hydroxy-3,4-methylenedioxyamphetamine" and inserting
- 15 when the aggregate weight of the compound or mixture
- containing the substance involved is at least 1,000 tablets, 16
- capsules, caplets or other dosage units, or 300 grams. 17
- 18 (7) Fentenyl or a mixture containing fentenyl, if the
- aggregate weight of the compound or mixture containing the 19
- 20 fentenyl is 50 grams or more.
- 21 Amend Bill, page 30, line 10, by inserting after "offenders)"
- or I (relating to continued registration of sexual 22
- 23 offenders)
- Amend Bill, page 34, lines 3 and 4, by striking out "counsel" 24
- 25 for"

- 1 Amend Bill, page 34, line 4, by inserting a bracket before
- 2 "defendant[,"
- 3 Amend Bill, page 34, line 4, by striking out the bracket
- 4 before the comma after "defendant"
- 5 Amend Bill, page 34, line 4, by inserting after
- 6 "defendant[,]"
- 7 <u>eliqible person, the commission</u>
- 8 Amend Bill, page 39, by inserting between lines 4 and 5
- 9 (1.1) A police officer commissioned under section 1 of
- 10 <u>the act of May 21, 1943 (P.L.469, No.210), entitled "An act</u>
- 11 providing for commissioning as police officers certain
- 12 <u>employes of institutions maintained in whole or in part by</u>
- 13 the Commonwealth; conferring upon them the powers of
- 14 constables in certain cases; and imposing duties on wardens
- and keepers of jails, police stations and lock-ups," shall
- 16 <u>have the authority to issue a warrant for the return of a</u>
- 17 participant who is not in compliance with the terms of the
- drug offender treatment program to the custody of the
- 19 <u>department</u>.
- 20 Amend Bill, page 40, lines 1 through 3, by striking out "The
- 21 General Assembly" in line 1, all of line 2 and "deliberate upon
- 22 reports under this section." in line 3
- 23 Amend Bill, page 42, line 13, by inserting after "offenders)"
- or I (relating to continued registration of sexual_
- 25 <u>offenders</u>)
- Amend Bill, page 51, lines 28 through 30; page 52, lines 1
- 27 through 5; by striking out "persons committed for or with an
- 28 aggregate sentence" in line 28, all of lines 29 and 30 on page
- 29 51 and all of lines 1 through 5 on page 52 and inserting
- drug trafficking as defined in section 4103 (relating to
- 31 <u>definitions</u>);
- 32 Amend Bill, page 53, lines 15 through 24, by striking out the
- 33 colon in line 15 and all of lines 16 through 24 and inserting
- 34 <u>the violation:</u>
- 35 <u>(1) was sexual in nature;</u>

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1
           (2) involved assaultive behavior or included a credible
      threat to cause bodily harm to another;
2
          (3) involved possession or control of a weapon; and
 3
 4
          (4) involved escape or possessing implements of escape.
 5
      Amend Bill, page 54, lines 1 through 11, by striking out all
   of said lines and inserting
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           (8) (i) A parolee under the board's supervision who is
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           alleged to have committed a technical parole violation
           may be arrested and detained for a period not to exceed_
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           seven days, provided that either the parolee is detained
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           on a 48-hour warrant or the parolee is brought before a
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           hearing examiner within 48 hours to determine if the
           parolee shall be released or held for the remainder of
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           the seven days or a shorter period. The chairman of the
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          board shall adopt procedures governing the appropriate
          use of brief detention under this section so that
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          technical violations enumerated under paragraph (1) are
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          not resolved with brief detention.
              (ii) This paragraph shall not apply to parolees if:
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                   (A) the violation was sexual in nature;
                   (B) the violation involved assaultive behavior;
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                   (C) the violation involved possession or control
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23
               of a weapon;
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                   (D) the violation involved escape or possessing
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               implements of escape; or
                   (E) there exists an identifiable threat to
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               public safety.
      Amend Bill, page 54, lines 24 through 28, by striking out "or
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   to" in line 24, all of lines 25 through 27 and "parole)" in line
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      Amend Bill, page 55, by inserting between lines 18 and 19
32
                     The amendment of 61 Pa.C.S. §§ 4101, 4103,
               (iv)
           4104, 4105 and 4107.
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      Amend Bill, page 55, line 19, by striking out "(iv)" and
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   inserting
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                (\wedge)
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      Amend Bill, page 55, line 21, by striking out "(v)" and
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   inserting
39
                (vi)
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