

BY: House Judiciary Committee

AMENDMENTS TO HOUSE BILL NO. 1169

(First Reading File Bill)

AMENDMENT NO. 1

On page 1, strike beginning with “establishing” in line 3 down through “manslaughter” in line 6 and substitute “providing that on a certain issue that when there is no actual sexual intercourse a certain belief cannot constitute legally adequate provocation for the purpose of mitigating any killing from murder to voluntary manslaughter; providing for the application of this Act”.

AMENDMENT NO. 2

On pages 1 and 2, strike beginning with line 14 on page 1 through line 9 on page 2, inclusive.

AMENDMENT NO. 3

On page 2, strike in their entirety lines 14 through 18, inclusive, and substitute:

“ON THE ISSUE OF SPOUSAL ADULTERY AS LEGALLY ADEQUATE PROVOCATION TO MITIGATE MURDER TO VOLUNTARY MANSLAUGHTER, WHEN THERE IS NO ACTUAL SEXUAL INTERCOURSE, A DEFENDANT’S HONEST AND REASONABLE BELIEF OF SEXUAL INTERCOURSE CANNOT CONSTITUTE LEGALLY ADEQUATE PROVOCATION FOR THE PURPOSE OF MITIGATING ANY KILLING FROM MURDER TO VOLUNTARY MANSLAUGHTER.”