



*Synopsis of House Committee Amendments**

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Legislative Service Commission

Sub. S.B. 219

126th General Assembly
(H. Criminal Justice)

Removes the Senate version's change to the definition of "explosive device" in the Weapons Control Law and instead changes the definition of "explosive device" in the state's anti-terrorism laws to mean a device that must be designed or specially adapted to cause physical harm to persons or property by means of an explosion and must contain an explosive substance or agency and specifies that an "explosive device" includes without limitation any such device composed in whole or in part of household chemicals or goods or other generally available chemicals or substances, any bomb, any explosive demolition device, any blasting cap or detonator containing an explosive charge, and any pressure vessel that has been knowingly tampered with or arranged so as to explode.

Makes BCII investigators equivalent to peace officers in criminal statutes dealing with impersonating an officer, making false allegations against an officer, discharging a firearm at an officer, and commission of aggravated vehicular homicide against an officer.

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* This synopsis does not address amendments that may have been adopted on the House floor.