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Judiciary Committee of solving the problem, but punishing no more than what it takes to solve the problem. And to that end, the following changes are recommended in the amendment, AM2604. The first thing the amendment does--and again, what I'm going to articulate to you are the changes in the green copy bill that are in the committee amendment--it removes the extension in the look-back period for enhancing DUI convictions from the 20 years proposed to the 12 years that's in current statute. It adds language to the DUI statutes allowing the use of continuous alcohol monitoring devices in situations where ignition interlock devices are currently allowed. It scales back the penalty increases found in the green copy for the crimes of DUI, motor vehicle homicide, and leaving the scene of an accident, as follows. Under the DUI section of the bill, it removes the sixth offense DUI penalty from the bill. It increases from five to ten days the jail time required for second offense DUI, if probation is granted. It changes the mandatory jail time for persons granted probation for third offense DUI and second offense DUI with high blood alcohol from 90 to 30 days. Current law is 10 days. The committee amendment would make it 30 days for those with high blood alcohol. It changes the mandatory jail time for third offense DUI with a high blood alcohol content, BAC, from one year to six months, and the mandatory jail time for persons given probation from 180 to 60 days. It changes the mandatory jail time for fourth offense DUI from one year to six months, and the mandatory jail time for persons given probation for fourth offense from 180 to 90 days. And again, this is changed, not from current statute, but changed from the green copy of the bill. It changes the penalty for fourth offense DUI with a high BAC from a Class 1D felony, which is 3 to 50 years, to a Class III felony, 1 to 20 years, with a one-year minimum jail sentence; and the mandatory jail time for persons granted probation from 360 to 180 days, so one-year mandatory minimum for a fourth offense DUI with a high blood alcohol content. It changes the penalty for fifth offense DUI from a Class 1D felony--that's 3 to 50 years--to a Class III felony, 1 to 20 years, with a one-year minimum jail sentence, and requires 180 days in jail for persons granted probation. The amendment changes the green copy, in that the penalty for fifth offense DUI with high BAC from a Class 1C felony to a Class II felony, with a one-year minimum jail sentence, and