FORTY-FIFTH LEGISLATURE FIRST SESSION, 2001

February 28, 2001

Mr. President:

Your **JUDICIARY COMMITTEE**, to whom has been referred

SENATE BILL 744

has had it under consideration and reports same with recommendation that it **DO PASS**, amended as follows:

- 1. On pages 1 and 2, strike Section 1 in its entirety and insert the following in lieu thereof:
- "9-2A-8.1. [NEW MATERIAL] LIMITED OUT-OF-STATE DISPOSITION OF ADJUDICATED JUVENILES.--As a part of the disposition, a juvenile court may allow an adjudicated juvenile offender to be placed in a rehabilitation program located out-of-state, provided the program and the adjudicated juvenile meet the standards and rules established by the department. The rules shall be established in consultation with the administrative office of the courts and shall, at a minimum, require that:
- A. the deposition of the adjudicated juvenile be no less than two years;
- B. the adjudicated juvenile has been determined to be a $\min \min security \ risk;$
- C. the juvenile has not been adjudicated as a sex offender;
- $\ \ D.$ the out-of-state facility is a minimum security facility; and
- E. the out-of-state facility does not administer psychotropic drugs to juveniles in its custody. ",

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and thence referred to the **FINANCE COMMITTEE.**

Respectfully submitted,

		Michael S. Sanchez, Chairman
Adopted_		Not Adopted
	(Chi ef Cl erk)	(Chi ef Cl erk)
	Date	
The roll	call vote was <u>7</u> For	r <u>0</u> Agai nst
Yes:	7	-
No:	0	
Excused:	Lopez, Martinez, McSo	orl ey

S0744JU1

Absent: None