TO THE HOUSE OF REPRESENTATIVES:

- The Committee on Corrections and Institutions to which was referred
- 3 Senate Bill No. 222 entitled "An act relating to miscellaneous judiciary
- 4 procedures" respectfully reports that it has considered the same and
- 5 recommends that the bill be amended by adding new Secs. 17 and 18 to read as
- 6 follows:

1

- 7 Sec. 17. 13 V.S.A. § 7554b is amended to read:
- 8 § 7554b. HOME DETENTION PROGRAM
- 9 (a) Definition. As used in this section, "home detention" means a program
- of confinement and supervision that restricts a defendant to a preapproved
- residence continuously, except for authorized absences, and is enforced by
- appropriate means of surveillance and electronic monitoring by the Department
- of Corrections. The court may authorize scheduled absences such as work,
- school, or treatment. Any changes in the schedule shall be solely at the
- discretion of the Department of Corrections. A defendant who is on home
- detention shall remain in the custody of the Commissioner of Corrections with
- 17 conditions set by the court.
- 18 (b) Procedure. At the request of the court, the Department of Corrections,
- or the defendant, the status of a defendant who is detained pretrial in a
- 20 correctional facility for lack of inability to pay bail after bail has been set by
- 21 the court may be reviewed by the court to determine whether the defendant is

appropriate for home detention. The review shall be scheduled upon the
court's receipt of a report from the Department determining that the proposed
residence is suitable for electronic monitoring. A defendant charged with an
offense for which he or she may be held without bail pursuant to section 7553
or 7553a of this title shall not be eligible for release to the Home Detention
<u>Program.</u> At arraignment or after a hearing, the court may order that the
defendant be released to the Home Detention Program, providing that the court
finds placing the defendant on home detention will reasonably assure his or her
appearance in court when required and the proposed residence is appropriate
for home detention. In making such a determination, the court shall consider:
(1) the nature of the offense with which the defendant is charged;
(2) the defendant's prior convictions, history of violence, medical and
mental health needs, history of supervision, and risk of flight; and
(3) any risk or undue burden to other persons who reside at the proposed
residence or risk to third parties or to public safety that may result from such
placement.
* * *
Sec. 18. JOINT LEGISLATIVE JUSTICE OVERSIGHT COMMITTEE;
HOME DETENTION PROGRAM REVIEW
During the 2018 legislative interim, the Joint Legislative Justice Oversight
Committee shall evaluate the Home Detention Program established under 13

(Draft No. 4.1 – S.	222)	
4/10/2018 FRF	10.06	ΛM

Page 3 of 3

1	V.S.A. § 7554b and recommend whether to continue the Program in its current
2	form, continue the Program with modifications, or repeal the Program. Any
3	resulting legislative recommendations shall be introduced as a bill in the 2019
4	legislative session.
5	
5	and by renumbering the remaining sections to be numerically correct.