SPONSOR: Criminal Justice Committee and Senator BILL: CS/SB 1328, 1st Eng.

Burt

Page 1

HOUSE MESSAGE SUMMARY

Date: April 29, 1998

Bill Subject: Capital Collateral Proceedings

Prepared By: Senate Committee on Criminal Justice

I. Amendments Contained in Message

House Amendment #1 (404497) (body with title)

House Amendment #2 (320433) (body with title)

House Amendment #1 to Amendment #2 (874075) (body with title)

House Amendment #2 to Amendment #2 (565025) (body with title)

II. Summary of Amendments Contained in Message

House Amendment 1 states the Justice Administrative Commission shall notify the Executive Director and the court if sufficient funding has not been appropriated. <u>This amendment was numbered incorrectly in the House and should be Amendment #1 to Amendment #1 and does not have a title as indicated on the amendment.</u>

House Amendment 2 contains substance of SB 1328 and adds the Commission on Legislative Reform of Judicial Administration. <u>This amendment was numbered incorrectly in the House and should be Amendment #1.</u>

House Amendment #1 to Amendment #2 provides for a \$500,000 appropriation from the General Revenue Fund to the Justice Administration Commission to implement this act. This amendment was numbered incorrectly in the House and should be Amendment #2 to Amendment #1.

House Amendment #2 to Amendment #2 (Villalobos Amendment) preserves budget conference report proviso requiring state attorney workload reports in order to obtain specific appropriation for computer system. It specifies that this proviso language may not be replead, nullified or modified by any legislation passed by the 1998 Legislature unless the legislation makes specific reference to this provision. Title amendment does not change "Act Relating to" clause, but it should be broadened to encompass the provisions of this amendment. This amendment was numbered incorrectly in the House and should be Amendment #3 to Amendment #1.