§ 148-12. Diagnostic and classification programs. [Effective until January 1, 2023]
   (a) The Division of Adult Correction and Juvenile Justice of the Department of Public
       Safety shall, as soon as practicable, establish diagnostic centers to make social, medical,
       and psychological studies of persons committed to the Division. Full diagnostic studies
       shall be made before initial classification in cases where such studies have not been made.
   (b) Repealed by Session Laws 1977, c. 711, s. 33, effective July 1, 1978.
   (c) Any prisoner confined in the State prison system while under a sentence of
       imprisonment imposed upon conviction of a felony shall be classified and treated as a convicted
       felon even if, before beginning service of the felony sentence, such prisoner has time remaining
       to be served in the State prison system on a sentence or sentences imposed upon conviction of a
       misdemeanor or misdemeanors. (1917, c. 278, s. 2; 1919, c. 191, s. 2; C.S., s. 7750; 1925, c.
       163; 1933, c. 172, s. 18; 1955, c. 238, s. 5; 1959, c. 50; 1967, c. 996, s. 2; 1973, c. 1446, s. 27;
       1977, c. 711, s. 33; 1977, 2nd Sess., c. 1147, s. 32; 2011-145, s. 19.1(h); 2017-186, s. 2(ffffff).)