House	Amendment NO
	Offered By
AMEND Senate Committinserting immediately after	ee Substitute for Senate Bill No. 178, Page 4, Section 630.175, Line 64, by er said line the following:
"632.520. 1. For	purposes of this section, the following terms mean:
	the department of mental health", a person who is an employee of the
department of mental heal	th, an employee or contracted employee of a subcontractor of the
epartment of mental heal	th, or an employee or contracted employee of a subcontractor of an entity
esponsible for confining	offenders as authorized by section 632.495;
(2) "Offender", a p	person ordered to the department of mental health after a determination by
ne court that the person n	neets the definition of a sexually violent predator, a person ordered to the
lepartment of mental heal	th after a finding of probable cause under section 632.489, or a person
committed for control, car	re, and treatment by the department of mental health under sections
32.480 to 632.513;	
(3) "Secure facility	y", a facility operated by the department of mental health or an entity
esponsible for confining	offenders as authorized by section 632.495.
2. No offender sha	all knowingly commit violence to an employee of the department of mental
ealth or to another offend	der housed in a secure facility. Violation of this subsection shall be a class
<u> 8 felony.</u>	
3. No offender sha	all knowingly damage any building or other property owned or operated by
he department of mental	health. Violation of this subsection shall be a class C felony."; and
Eurthar amand gold hill by	y amonding the title angeting along and intersectional references
ruither afficied said offi by accordingly.	amending the title, enacting clause, and intersectional references
decordingly.	
Action Taken	Date