House	Amendment NO
	Offered By
AMEND House Committee Substitute for Ser	nate Committee Substitute for Senate Bill No. 680,
Page 6, Section 208.247, Line 2, by inserting	immediately after the first instance of the word "guilty'
he following:	
"or nolo contendere"; and	
Further amend said bill, page and section, Lin lieu thereof the following:	nes 6 to 22, by deleting all of said lines and inserting in
"(1) Meets one of the following criter	<u>ia:</u>
(a) Is currently successfully participat	ing in a substance abuse treatment program approved
y the division of alcohol and drug abuse with	nin the department of mental health; or
(b) Is currently accepted for treatment	in and participating in a substance abuse treatment
ogram approved by the division of alcohol	and drug abuse, but is subject to a waiting list to receive
vailable treatment, and the individual remain	ns enrolled in the treatment program and enters the
eatment program at the first available oppor	tunity; or
(c) Has satisfactorily completed a subs	stance abuse treatment program approved by the
vision of alcohol and drug abuse; or	
(d) Is determined by a division of alco	shol and drug abuse certified treatment provider not to
eed substance abuse treatment; and	
(2) Is successfully complying with, or	r has already complied with, all obligations imposed by
ne court, the division of alcohol and drug abu	use, and the division of probation and parole; and
(3) Does not plead guilty or nolo cont	tendere to or is not found guilty of an additional
ontrolled substance misdemeanor or felony of	offense after release from custody or, if not committed
o custody, such person does not plead guilty	or nolo contendere to or is not found guilty of an
additional controlled substance misdemeanor	or felony offense, within one year after the date of
onviction. Such a plea or conviction within t	he first year after conviction shall immediately
lisqualify the person for the exemption; and	
	h voluntary urinalysis testing paid for by the
articipant."; and	
Further amend said bill, page, and section, Lin	ne 31, by inserting immediately after the first instance
Action Taken	Date

1	of the word "guilty" the following:
2	"or nolo contendere"; and
3	
4	Further amend said bill by amending the title, enacting clause, and intersectional references
5	accordingly.
6	
7	
8	
9	