House	Amendment NO
	Offered By
line: "287.030. 1. The word (1) Every person, partner company, trustee, receiver, the le including any person or corpora the service of another for pay; (2) The state, county, m levee districts, or school boards, commission, board or any other under special charter, or under the (3) Any of the above-de employer for the purposes of this of this chapter as provided in su employers who erect, demolish, purposes of this chapter if they le of the employer's family within determining the total number of 2. Any reference to the and	Page 1, Section A, Line 2, by inserting the following after all of said "employer" as used in this chapter shall be construed to mean: ership, association, corporation, limited liability partnership or legal representatives of a deceased employer, and every other person, attion operating a railroad and any public service corporation, using nunicipal corporation, township, school or road, drainage, swamp and both board of education, regents, curators, managers or control repolitical subdivision, corporation, or quasi-corporation, or cities the commission form of government; effined employers must have five or more employees to be deemed an is chapter unless election is made to become subject to the provisions absection 2 of section 287.090, except that construction industry, after or repair improvements shall be deemed an employer for the have [one] three or more employees. An employee who is a member the third degree of affinity or consanguinity shall be counted in Femployees of such employer. The employer shall also include his or her insurer or group self-insurer."; anding the title, enacting clause, and intersectional references
Action Taken	Date