House	Amendment NO
Offered By	
	n the Title, Lines 2-3, by deleting the phrase "a pilot o incarcerated parents" and inserting in lieu thereof the
Further amend said bill, Page 2, Section 2 the following:	217.145, Line 37, by inserting immediately after said line
incarcerated in a correctional institution for physically or mentally disabled, infirm, in offender needs to be permanently placed it said sentence and who is eligible for feder released on parole and placed in such med such offender is eligible to be placed in an benefits provided that the board of probation incapable of inflicting violence on others and of others.	y other provision of law, any offender sentenced to or for a term of five or more years who already is or become accompetent, or incapacitated to such a degree that such in an infirmary, health, or mental care facility while servical medical, psychological, and financial benefits, may be dical, psychological, or other adult care treatment facility and receive federal medical, psychological, or financial ion and parole makes a determination that such offender and does not pose a danger to the health, welfare, or safe
2. The board shall consider, but no decision:	ot be limited to, the following criteria when making its
(1) Length of time served;	
(2) Prison record and self-rehabili	itation efforts;
~ /	se included evidence of abuse of the offender, including
physical, mental, emotional, or sexual;	
	petration of the crime and the degree of violence exhibited
offer;	as made and if so, why the offender rejected or accepted
	eceived considering the offender's role in the crime;
	ffender at the time of the crime and any contributing
influence affecting the offender's judgmen	<u>nt;</u>
(8) Whether the offender has give	en substantial thought to a workable parole plan."; and
Further amend said hill by amending the t	title, enacting clause, and intersectional references
accordingly.	itie, chaeting clause, and intersectional references
Action Taken	Date