House	Amendment NO
Offered By	
	ee Substitute for Senate Bill No. 141, Page 2, Section 195.205, Line 23, by er said section and line the following:
pronounced by the court o	attencing court may, upon petition, reduce any term of sentence or probation at term of conditional release or parole pronounced by the state board of
probation and parole if the	
	in offense that did not involve violence or the threat of violence; [and] in offense that involved alcohol or illegal drugs; and
(c) Convicted of a	an offense that did not result in the death of one or more persons; mission of such offense, the convicted person has successfully completed a
detoxification and rehabili	
(3) The convicted	1 0
(a) A prior offend	er, a persistent offender, a dangerous offender or a persistent misdemeanor
offender as defined by sec	tion 558.016; [or]
(b) A persistent se	exual offender as defined in section 566.125; or
(c) A prior offend	er[,] or a persistent offender [or a class X offender as defined in section
558.019].	
	encing court may, upon petition, reduce any term of sentence or probation or a term of conditional release or parole pronounced by the state board of
probation and parole if the	e court determines that:
(1) The convicted	1
(b) Convicted of a	crime that did not involve violence or the threat of violence; [and] a crime that involved alcohol or illegal drugs; and
~ ~ ~	crime that did not result in the death of one or more persons; mission of such crime, the convicted person has successfully completed a
detoxification and rehabili	
(3) The convicted	1 6 7
	er, a persistent offender, a dangerous offender or a persistent misdemeanor
offender as defined by sec	
_	exual offender as defined in section 558.018; or
	er[,] or a persistent offender [or a class X offender as defined in section
	age 3, Section 595.030, Line 55, by inserting immediately after said
section and line the follow	
Action Taken	Date
Action Taken	Date

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enacted by senate bill no. 167, eighty-seventh general assembly, first regular session is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 558.046, as enacted by senate bill no. 167, eighty-seventh general assembly, first regular session of this act shall be in full force and effect upon its passage and approval."; and

death of any person are not released prematurely, the repeal and reenactment of section 558.046 as

"Section B. Because of the need to ensure that offenders convicted of a crime resulting in the

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.