House		Amendment NO
	Offered By	
	Substitute for House Bill No. 1562, Page afficking of a child" and inserting in lieu	
Further amend said bill and p the following:	age, Section A, Line 5, by inserting after	er all of said section and line
no statute of limitation on any person within the third degree contact, as defined in section 537.046. 1. As used (1) "Childhood sexual which act occurred when the been a violation of section 56566.100, 566.110, or 566.120 (2) "Injury" or "illness illness. A psychological injure 2. Any action to reco an action brought pursuant to attaining the age of twenty-or reasonably should have discowhichever later occurs] may 1 3. This section shall a including any action which wapplicable prior to that date.  556.037. Notwithstant sexual offenses involving a poyears after the victim reaches degree, forcible rape, attempt degree, or attempted forcible time.  556.037. Notwithstant 556.037.	in this section, the following terms meand abuse", any act committed by the defer plaintiff was under the age of eighteen you follow, 566.040, 566.050, 566.060, 566.060, 566.060, 566.060, or section 568.020; as", either a physical injury or illness or any or illness need not be accompanied by ver damages from injury or illness caused this section [shall be commenced within the or within three years of the date the powered, that the injury or illness was caused.	caused to an individual by a sets such individual to sexual an: endant against the plaintiff years and which act would hav .070, 566.080, 566.090,  a psychological injury or y physical injury or illness. ed by childhood sexual abuse in ten years of the plaintiff plaintiff discovers, or sed by childhood sexual abuse, and the statute of limitation prosecutions for unlawful ust be commenced within thirting are for rape in the first arcible rape, sodomy in the first attempted sodomy in the first attempted sodomy in the first as may be commenced at any
years after the victim reaches	the age of eighteen unless the prosecuti	ions are for rape in the first
		 Date

degree, forcible rape, attempted rape in the first degree, attempted forcible rape, sodomy in the first degree, forcible sodomy, kidnapping, attempted sodomy in the first degree, or attempted forcible sodomy in which case such prosecutions] may be commenced at any time."; and

Further amend said bill, Page 4, Section 566.213, Line 22, by inserting after all of said section and line the following:

- "568.060. 1. As used in this section, the following terms shall mean:
- (1) "Abuse", the infliction of physical, sexual, or mental injury against a child by any person eighteen years of age or older. For purposes of this section, abuse shall not include injury inflicted on a child by accidental means by a person with care, custody, or control of the child, or discipline of a child by a person with care, custody, or control of the child, including spanking, in a reasonable manner;
  - (2) "Abusive head trauma", a serious physical injury to the head or brain caused by any means, including but not limited to shaking, jerking, pushing, pulling, slamming, hitting, or kicking;
  - (3) "Mental injury", an injury to the intellectual or psychological capacity or the emotional condition of a child as evidenced by an observable and substantial impairment of the ability of the child to function within his or her normal range of performance or behavior;
  - (4) "Neglect", the failure to provide, by those responsible for the care, custody, and control of a child under the age of eighteen years, the care reasonable and necessary to maintain the physical and mental health of the child, when such failure presents a substantial probability that death or physical injury or sexual injury would result;
  - (5) "Physical injury", physical pain, illness, or any impairment of physical condition, including but not limited to bruising, lacerations, hematomas, welts, or permanent or temporary disfigurement and impairment of any bodily function or organ;
  - (6) "Serious emotional injury", an injury that creates a substantial risk of temporary or permanent medical or psychological damage, manifested by impairment of a behavioral, cognitive, or physical condition. Serious emotional injury shall be established by testimony of qualified experts upon the reasonable expectation of probable harm to a reasonable degree of medical or psychological certainty;

- 1 (7) "Serious physical injury", a physical injury that creates a substantial risk of death or that 2 causes serious disfigurement or protracted loss or impairment of the function of any part of the 3 body.
- 2. A person commits the offense of abuse or neglect of a child if such person knowingly causes a child who is less than eighteen years of age:
  - (1) To suffer physical or mental injury as a result of abuse or neglect; or
- 7 (2) To be placed in a situation in which the child may suffer physical or mental injury as the result of abuse or neglect.
- 9 3. A person commits the offense of abuse or neglect of a child if such person recklessly causes a child who is less than eighteen years of age to suffer from abusive head trauma.
  - 4. A person does not commit the offense of abuse or neglect of a child by virtue of the sole fact that the person delivers or allows the delivery of a child to a provider of emergency services.
    - 5. The offense of abuse or neglect of a child is:

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- (1) A class D felony, without eligibility for probation, parole, or conditional release until the defendant has served no less than one year of such sentence, unless the person has previously been found guilty of a violation of this section or of a violation of the law of any other jurisdiction that prohibits the same or similar conduct or the injury inflicted on the child is a serious emotional injury or a serious physical injury, in which case abuse or neglect of a child is a class B felony, without eligibility for probation or parole until the defendant has served not less than five years of such sentence; or
- (2) A class A felony if the child dies as a result of injuries sustained from conduct chargeable under the provisions of this section.
- 6. Notwithstanding subsection 5 of this section to the contrary, the offense of abuse or neglect of a child is a class A felony, without eligibility for probation, parole, or conditional release until the defendant has served not less than fifteen years of such sentence, if:
- 26 (1) The injury is a serious emotional injury or a serious physical injury;
  - (2) The child is less than fourteen years of age; and

(3) The injury is the result of sexual abuse or sexual abuse in the first degree as defined under section 566.100 or sexual exploitation of a minor as defined under section 573.023.

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- 7. The circuit or prosecuting attorney may refer a person who is suspected of abuse or neglect of a child to an appropriate public or private agency for treatment or counseling so long as the agency has consented to taking such referrals. Nothing in this subsection shall limit the discretion of the circuit or prosecuting attorney to prosecute a person who has been referred for treatment or counseling pursuant to this subsection.
- 8. Nothing in this section shall be construed to alter the requirement that every element of any crime referred to herein must be proven beyond a reasonable doubt.
- 9. Discipline, including spanking administered in a reasonable manner, shall not be construed to be abuse under this section.
- 10. Notwithstanding the provisions of section 556.036, prosecutions for child abuse may be commenced at any time.
- 568.060. 1. As used in this section, the following terms shall mean:
- 15 (1) "Abuse", the infliction of physical, sexual, or mental injury against a child by any person 16 eighteen years of age or older. For purposes of this section, abuse shall not include injury inflicted 17 on a child by accidental means by a person with care, custody, or control of the child, or discipline 18 of a child by a person with care, custody, or control of the child, including spanking, in a reasonable 19 manner;
  - (2) "Abusive head trauma", a serious physical injury to the head or brain caused by any means, including but not limited to shaking, jerking, pushing, pulling, slamming, hitting, or kicking;
  - (3) "Mental injury", an injury to the intellectual or psychological capacity or the emotional condition of a child as evidenced by an observable and substantial impairment of the ability of the child to function within his or her normal range of performance or behavior;
- 25 (4) "Neglect", the failure to provide, by those responsible for the care, custody, and control
  26 of a child under the age of eighteen years, the care reasonable and necessary to maintain the
  27 physical and mental health of the child, when such failure presents a substantial probability that

death or physical injury or sexual injury would result;

- (5) "Physical injury", physical pain, illness, or any impairment of physical condition,
   including but not limited to bruising, lacerations, hematomas, welts, or permanent or temporary
   disfigurement and impairment of any bodily function or organ;
  - (6) "Serious emotional injury", an injury that creates a substantial risk of temporary or permanent medical or psychological damage, manifested by impairment of a behavioral, cognitive, or physical condition. Serious emotional injury shall be established by testimony of qualified experts upon the reasonable expectation of probable harm to a reasonable degree of medical or psychological certainty;
  - (7) "Serious physical injury", a physical injury that creates a substantial risk of death or that causes serious disfigurement or protracted loss or impairment of the function of any part of the body.
    - 2. A person commits the offense of abuse or neglect of a child if such person knowingly causes a child who is less than eighteen years of age:
      - (1) To suffer physical or mental injury as a result of abuse or neglect; or
  - (2) To be placed in a situation in which the child may suffer physical or mental injury as the result of abuse or neglect.
  - 3. A person commits the offense of abuse or neglect of a child if such person recklessly causes a child who is less than eighteen years of age to suffer from abusive head trauma.
  - 4. A person does not commit the offense of abuse or neglect of a child by virtue of the sole fact that the person delivers or allows the delivery of <u>a</u> child to a provider of emergency services.
- 5. The offense of abuse or neglect of a child is:
  - (1) A class C felony, without eligibility for probation or parole until the defendant has served no less than one year of such sentence, unless the person has previously been found guilty of a violation of this section or of a violation of the law of any other jurisdiction that prohibits the same or similar conduct or the injury inflicted on the child is a serious emotional injury or a serious physical injury, in which case abuse or neglect of a child is a class B felony, without eligibility for

- 1 probation or parole until the defendant has served not less than five years of such sentence; or
  - (2) A class A felony if the child dies as a result of injuries sustained from conduct chargeable under the provisions of this section.
    - 6. Notwithstanding subsection 5 of this section to the contrary, the offense of abuse or neglect of a child is a class A felony, without eligibility for probation or parole until the defendant has served not less than fifteen years of such sentence, if:
      - (1) The injury is a serious emotional injury or a serious physical injury;
      - (2) The child is less than fourteen years of age; and

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- 9 (3) The injury is the result of sexual abuse as defined under section 566.100 or sexual exploitation of a minor as defined under section 573.023.
  - 7. The circuit or prosecuting attorney may refer a person who is suspected of abuse or neglect of a child to an appropriate public or private agency for treatment or counseling so long as the agency has consented to taking such referrals. Nothing in this subsection shall limit the discretion of the circuit or prosecuting attorney to prosecute a person who has been referred for treatment or counseling pursuant to this subsection.
  - 8. Nothing in this section shall be construed to alter the requirement that every element of any crime referred to herein must be proven beyond a reasonable doubt.
- 9. Discipline, including spanking administered in a reasonable manner, shall not be construed to be abuse under this section.
- 20 <u>10. Notwithstanding the provisions of section 556.036, prosecutions for child abuse may be</u> 21 <u>commenced at any time."</u>; and

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