House	Amendment NO
	Offered By
	stitute for Senate Bill No. 283, Page 2, Section 233.180, Line 25, l of said section and line the following:
authorizing the marriage of any per that such license may be issued of the license is applied for, such license is no evidence of coercion of the eighteen years of any female under the person giving such marriage.  3. The recorder shall state either or both of them, are of age female under the age of eighteen female is under the age of eighteen such marriage. Applicants shall of the applicant's birth certificate.	er shall, in any event except as herein provided, issue a license person under [fifteen] seventeen years of age; provided, however, on order of a circuit or associate circuit judge of the county in which cense being issued only [for good cause shown and by reason of the a hearing has been held in which the parties present evidence to marriage advisable. The court, in its order, shall determine that or abuse of either person entering the marriage.  The court in its order, shall determine that or abuse of eighteen years, except with the consent of his or which consent shall be given at the time, in writing, stating the each consent, signed and sworn to before an officer authorized to shall a license be issued authorizing the marriage of any male or or older if the other party to the marriage is less than seventeen the in every license whether the parties applying for same, one or experience, or whether the male is under the age of eighteen years or the enyears, and if the male is under the age of eighteen years or the enyears, the name of the custodial parent or guardian consenting to provide proof of age to the recorder in the form of a certified copy expendence of the provide by the recorder."; and
Further amend said bill by amend accordingly.	ding the title, enacting clause, and intersectional references
Action Taken	Date