House	

_ Amendment NO.____

	Offered By
1	AMEND House Committee Substitute for House Bill Nos. 167 & 166, Pages 3 to 4, Section
2	575.155, Lines 1 to 20, by deleting said lines and inserting in lieu thereof the following:
3	"IE75 155 1 An offender en missener commits the offense of endergoing a competions
4 5	"[575.155.1. An offender or prisoner commits the offense of endangering a corrections employee, a visitor to a correctional center, county or city jail, or another offender or
6	prisoner if he or she attempts to cause or knowingly causes such person to come into contact
7	with blood, seminal fluid, urine, feces, or saliva.
8	2. For the purposes of this section, the following terms mean:
9	(1) "Corrections employee", a person who is an employee, or contracted employee
10	of a subcontractor, of a department or agency responsible for operating a jail, prison,
11	correctional facility, or sexual offender treatment center or a person who is assigned
12	to work in a jail, prison, correctional facility, or sexual offender treatment center;
13	(2) "Offender", a person in the custody of the department of corrections;
14	(3) "Prisoner", a person confined in a county or city jail.
15	3. The offense of endangering a corrections employee, a visitor to a correctional
16	center, county or city jail, or another offender or prisoner is a class E felony unless
17	the substance is unidentified in which case it is a class A misdemeanor. If an
18	offender or prisoner is knowingly infected with the human immunodeficiency virus
19	(HIV), hepatitis B or hepatitis C and exposes another person to HIV or hepatitis B or
20	hepatitis C by committing the offense of endangering a corrections employee, a
21	visitor to a correctional center, county or city jail, or another offender or prisoner, it is
22	a class D felony.]"; and
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24 25	Further amend said bill, Pages 4 to 5, Section 575.157, Lines 1 to 24, by deleting said lines
25 26	and inserting in lieu thereof the following:
20 27	"[575.157. 1. An offender commits the offense of endangering a department of mental
27	health employee, a visitor or other person at a secure facility, or another offender if he or she
28 29	attempts to cause or knowingly causes such individual to come into contact with blood,
30	seminal fluid, urine, feces, or saliva.
31	2. For purposes of this section, the following terms mean:
32	(1) "Department of mental health employee", a person who is an employee of the
33	department of mental health, an employee or contracted employee of a subcontractor
34	of the department of mental health, or an employee or contracted employee of a
35	subcontractor of an entity responsible for confining offenders as authorized by
36	section 632.495;

Action Taken_____

Date _____

1	(2) "Offender", persons ordered to the department of mental health after a
2	determination by the court that such persons may meet the definition of a sexually
3	violent predator, persons ordered to the department of mental health after a finding of
4	probable cause under section 632.489, and persons committed for control, care, and
5	treatment by the department of mental health under sections 632.480 to 632.513;
6	(3) "Secure facility", a facility operated by the department of mental health or an
7	entity responsible for confining offenders as authorized by section 632.495.
8	3. The offense of endangering a department of mental health employee, a visitor or
9	other person at a secure facility, or another offender is a class E felony. If an offender
10	is knowingly infected with the human immunodeficiency virus (HIV), hepatitis B, or
11	hepatitis C and exposes another individual to HIV or hepatitis B or hepatitis C by
12	committing the offense of endangering a department of mental health employee, a
13	visitor or other person at a mental health facility, or another offender, the offense is a
14	class D felony.]"; and
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Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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