House	Amendment NO
	Offered By
AMEND House Committ section and line the follow	Bill No. 2, Page 2, Section 217.199, Line 6, by inserting after said g:
(1) Is incarcerated (2) Is serving a se who was sentenced under (3) Is sixty-five ye (4) Has no felony	hstanding any other provision of law, any offender who: a correctional facility after being sentenced by a court of this state; nce of life without parole for a minimum of fifty years or more and etion 565.008 for an offense committed prior to October 1, 1984; s of age or older; nviction for a dangerous felony, as defined under section 556.061, prior e or she is currently incarcerated; and
(5) Is not a convice shall receive a parole hear	
shall determine whether the without violating the law offender shall be eligible	e is a reasonable probability the offender shall live and remain at liberty on release. If the board determines a reasonable probability exists, the release upon a finding that the offender has: conduct while incarcerated;
(3) A workable pa(4) An institution	f-rehabilitation while incarcerated; e plan, including community and family support; isk factor score no higher than one; and score of one, two, or three.
3. Any offender gyears of supervision by the 4. Nothing in this	ted parole under this section shall be subject to a minimum of five oard of probation and parole upon release. etion shall diminish the consideration of parole under any other of the offender or the responsibility and authority of the governor to
_	rdons and commutation of sentences if necessary or desirable."; and mending the title, enacting clause, and intersectional references
Action Taken	Date