House	Amendment NO
	Offered By
AMEND House Committee Substitute Line 30, by inserting after all of said s	e for House Bill Nos. 1108 & 1181, Page 26, Section 569.100, ection and line the following:
"569.170. 1. A person commi	its the offense of burglary in the second degree when he or she
knowingly <u>:</u>	
(1) Enters unlawfully or know	ringly remains unlawfully in a building or inhabitable structure
for the purpose of committing a crime	therein; or
(2) Enters unlawfully into a m	notor vehicle or any part of a motor vehicle with the intent to
commit any felony or theft. As used in	n this subdivision, "enters" means a person intrudes with:
(a) Any part of the body; or	
(b) Any physical object conne	ected with the body.
2. The offense of burglary in t	he second degree is a class D felony unless committed under
subdivision (2) of subsection 1 of this	section and the person was in possession of a firearm or stole
a firearm from the motor vehicle in wh	hich case it is a class C felony.
569.175. 1. A person commits	s the offense of unlawfully gaining entry into motor vehicles is
	nerwise tries the doors and locks of successive motor vehicles
to gain entry into the motor vehicles u	nless the person is the owner of the motor vehicles or has the
owners' permission to enter the motor	vehicles. For purposes of this section, "successive" means
lifting the door handles or otherwise tr	rying the doors and locks of one vehicle after another.
2. The offense of unlawfully g	gaining entry into motor vehicles is a class E felony."; and
F 4 1 111111 11 4	
rurtner amend said our by amending taccordingly.	the title, enacting clause, and intersectional references
accordingly.	
Action Taken	Date