House	Amendment NO
	Offered By
AMEND House Committee Substitute for He Line 41, by inserting after all of said section	ouse Bill Nos. 1108 & 1181, Page 23, Section 558.031, and line the following:
committed pursuant to subsection 7 of sections shall receive additional credit in terms of day credit by the offender's institutional superintes such credit as provided in subsections 3 and the director or his or her designee pursuant to	ed to the department of corrections, except those person in 558.016, or subsection 3 of section 566.125, [may] as spent in confinement upon recommendation for such the endent when the offender meets the requirements for 4 of this section. Good time credit may be rescinded by the divisional policy issued pursuant to subsection 3
of this section.	
•	er shall only apply to the sentence which the offender is y, as described in subsection 3 of this section, that is
	, 2023, shall apply retroactively for good time credit.
	t of corrections shall issue a policy for awarding credit.
•	i [inmate] offender who has served his or her sentence
· · · · · · · · · · · · · · · · · · ·	taken advantage of the rehabilitation programs available
to him or her.	
	nstitutional rules [or], violation of the laws of this state
•	n of minor conduct violations exceeding six within a
	r a portion of any prior credit earned by the [inmate]
offender pursuant to this section.	
(4) The policy shall specify the prog	rams or activities for which credit may be earned under
this section; the criteria for determining prod	luctive participation in, or completion of, the programs
or activities; and the criteria for awarding cre	<u>edit.</u>
(5) No offender committed to the dep	partment who is sentenced to death or sentenced to life
without probation or parole shall be eligible	for good time credit.
(6) The department shall award cred	it of sixty days to any qualifying offender who
successfully:	
(a) Receives a high school diploma of	or equivalent, college diploma, or a vocational training
certificate as provided under the department'	s policy;
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1	(b) Completes an alcohol or drug abuse treatment program as provided under the	
2	department's policy, except that alcohol and drug abuse treatment programs ordered by the court of	
3	parole board shall not qualify;	
4	(c) Completes one thousand hours of restorative justice; or	
5	(d) Completes other programs as provided under the department's policy.	
6	(7) Each qualifying program or activity successfully completed shall earn sixty days of	
7	credit.	
8	(8) Offenders sentenced under subsections 2 and 3 of section 558.019 shall be eligible for	
9	good time credit. Any good time credit earned shall be subtracted from the offender's minimum	
10	eligibility-for-release date.	
11	(9) Nothing in this section shall be construed to require that the offender be released as a	
12	result of good time credit. The parole board in its discretion shall determine the date of release.	
13	4. [The department shall cause the policy to be published in the code of state regulations.	
14	5. No rule or portion of a rule promulgated under the authority of this chapter shall become	
15	effective unless it has been promulgated pursuant to the provisions of section 536.024] Offenders	
16	may petition the department to receive credit for programs or activities completed prior to August	
17	28, 2023, as specified below:	
18	(1) Offenders are eligible to submit petitions from January 1, 2024, to December 31, 2024;	
19	(2) Offenders must have completed the program or activity after December 31, 2009; and	
20	(3) The provisions of this subsection shall apply retroactively to offenses committed after	
21	<u>December 31, 2009.</u>	
22	5. No offender committed to the department who is sentenced to death or sentenced to life	
23	without probation or parole shall be eligible for good time credit under this section."; and	
24		

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

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