House	Amendment NO
	Offered By
	e Substitute for House Bill No. 1133, Page 1, Section A, Line 2, by section and line the following:
" <u>115.282. 1. Any</u>	defendant who is confined in a jail and is otherwise entitled to vote shall
be allowed the opportunit	to vote absentee in any election in which he or she is eligible to vote.
For purposes of this section	n, the defendant's address shall be his or her residential address
immediately prior to conf	nement.
2. Jails that house	defendants who are eligible to vote shall provide applications for absentee
ballots and assist any elig	ble defendant in mailing the application to the correct local election
authority. The jail shall b	responsible for the costs of mailing the application.
3. Local election	uthorities that receive applications from defendants confined in a jail shall
verify the defendant's elig	bility to vote in the same manner as other applications to vote absentee
are verified and shall mai	the appropriate ballot, including a postage-paid return envelope, to the
defendant.	
	a ballot, the defendant shall be allowed to exercise his or her right to
<u> </u>	e a notary for the ballot, if required, and mail the ballot back to the local
election authority before	e deadline."; and
Further amend said bill baccordingly.	amending the title, enacting clause, and intersectional references
Action Taken	Date