House	Amendment NO
Offered By	
AMEND House Committee Substitute for Senate Bill No. 189, Page 96, Section 484.125, Line 17, by inserting after said section and line the following:	
"490.750. 1. This section shall be kno	own and may be cited as the "Restoring Artistic
Protection Act of 2025".	
2. As used in this section, the term "cr	reative or artistic expression" means the expression or
application of creativity or imagination in the	production or arrangement of forms, sounds, words,
movements, or symbols, including music, dane	ce, performance art, visual art, poetry, literature, film,
and other such objects or media.	
3. Except as provided under subsection	n 4 of this section, evidence of a defendant's creative
or artistic expression, whether original or deriv	vative, is not admissible against such defendant in a
criminal case.	
4. A court may admit evidence describ	ped in subsection 3 of this section in a hearing
conducted in camera if the state proves by clear	ar and convincing evidence:
(1) (a) If the expression is original, th	at the defendant intended a literal meaning rather than
a figurative or fictional meaning; or	
(b) If the expression is derivative, that	the defendant intended to adopt the literal meaning of
the expression as the defendant's own thought	or statement;
(2) That the creative expression refers	to the specific facts of the crime alleged;
(3) That the expression is relevant to a	an issue of fact that is disputed; and
(4) That the expression has distinct pro-	obative value not provided by other admissible
evidence.	
5. In any hearing under subsection 4 o	of this section, the court shall make its ruling on the
record and shall include its findings of fact ess	sential to its ruling.
6. If the court admits any evidence des	scribed under subsection 3 of this section under the
exception under subsection 4 of this section, the	he court shall:
(1) Ensure that the expression is redac	eted in a manner to limit the evidence presented to the
jury to that which is specifically excepted und	· · · · · · · · · · · · · · · · · · ·
(2) Provide appropriate limiting instructions t	o the jury."; and
Further amend said bill by amending the title,	enacting clause, and intersectional references
Action Taken	Date

 1 accordingly.