Amendment No. ____ (for drafter's use only)

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
1	: :
2	: :
3	• •
4	·
5	ORIGINAL STAMP BELOW
6	
7	
8	
9	
10	
11	Representative(s) Ritter offered the following:
12	
13	Amendment (with title amendment)
14	On page 2, lines 12-24,
15	remove from the bill: all of said lines
16	
17	and insert in lieu thereof: criminal charge or petition for
18	delinquency arose and the judge who imposed the sentence of
19	<u>incarceration</u> . The state attorney shall thereupon make every
20	effort to notify the victim, material witness, parents or
21	legal guardian of a minor who is a victim or witness, or
22	immediate relatives of a homicide victim of the escapee. The
23	state attorney shall also notify the sheriff of the county
24	where the criminal charge or petition for delinquency arose.
25	The sheriff shall offer assistance upon request. When an
26	escaped offender is subsequently captured or is captured and
27	returned to the institution of confinement, the institution of
28	confinement shall again immediately notify the appropriate
29	state attorney and sentencing judge pursuant to this section.
30	
31	

```
======= T I T L E A M E N D M E N T =========
 1
 2
    And the title is amended as follows:
 3
           On page 1, lines 3-12,
 4
    remove from the title of the bill: all of said lines
 5
    and insert in lieu thereof:
 6
 7
           prisoner; amending s. 960.001, F.S.; requiring
           that a state correctional facility, private
 8
 9
           correctional facility, county jail, juvenile
10
           detention facility, or residential commitment
           facility immediately notify the judge who
11
12
           sentenced an escaped offender; requiring the
           institution or facility of confinement to
13
           immediately notify the state attorney and
14
15
           sentencing judge upon the capture and return of
           the escaped offender; providing an effective
16
17
           date.
18
19
20
21
22
23
24
25
26
27
28
29
30
31
```