	House Amendment NO
	Offered By
	AMEND House Bill No. 1637, Page 1, Section 570.212, Line 11, by inserting after said section and
,	line the following:
-	"575.205. 1. A person commits the offense of tampering with electronic monitoring
	equipment if he or she intentionally removes, alters, tampers with, damages, [or] destroys, fails to
)	charge, or otherwise disables electronic monitoring equipment which a court, the division of
	probation and parole or the parole board has required such person to wear.
,	2. This section does not apply to the owner of the equipment or an agent of the owner who
)	is performing ordinary maintenance or repairs on the equipment.
)	3. The offense of tampering with electronic monitoring equipment is a class D felony.
	4. The offense of tampering with electronic monitoring equipment if a person fails to charg
	or otherwise disables electronic monitoring equipment is a class E felony, unless the offense for
	which the person was placed on electronic monitoring was a misdemeanor, in which case it is a class
-	<u>A misdemeanor.</u> "; and
)	Further amend said bill by amending the title, enacting clause, and intersectional references
,	accordingly.

17 accordingly.