| House | Amendment NO |
|---|---|
| Offered By | |
| AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after said section and line the following: | |
| "566.151. 1. A person twenty-one years | of age or older commits the offense of enticement |
| of a child if he or she persuades, solicits, coaxes, | |
| through communication via the internet or any ele | - |
| than [fifteen] eighteen years of age for the purpos | e of engaging in sexual conduct. |
| 2. It is not a defense to a prosecution for a | a violation of this section that the other person was |
| a peace officer masquerading as a minor. | |
| 3. Enticement of a child or an attempt to | commit enticement of a child is a felony for which |
| the authorized term of imprisonment shall be not | less than five years and not more than thirty years. |
| No person convicted under this section shall be el | ligible for parole, probation, conditional release, or |
| suspended imposition or execution of sentence fo | r a period of five calendar years. |
| 567.030. 1. A person commits the offens | e of patronizing prostitution if he or she: |
| (1) Pursuant to a prior understanding, giv | es something of value to another person as |
| compensation for having engaged in sexual condu | act with any person; or |
| (2) Gives or agrees to give something of | value to another person with the understanding that |
| such person or another person will engage in sexu | nal conduct with any person; or |
| (3) Solicits or requests another person to | engage in sexual conduct with any person in return |
| for something of value. | |
| 2. It shall not be a defense that the person | believed that the individual he or she patronized |
| for prostitution was eighteen years of age or older | r. |
| 3. The offense of patronizing prostitution | is a class B misdemeanor, unless the individual |
| who the person patronizes is less than eighteen ye | ears of age but older than [fourteen] fifteen years of |
| age, in which case patronizing prostitution is a cla | ass E felony. |
| | is a class $[D]$ \underline{B} felony if the individual who the |
| person patronizes is [fourteen] fifteen years of ag | e or younger. Nothing in this section shall |
| preclude the prosecution of an individual for the | offenses of: |
| (1) Statutory rape in the first degree pursu | |
| (2) Statutory rape in the second degree pu | ursuant to section 566.034; |
| Action Taken | Date |

2 3

- 1 (3) Statutory sodomy in the first degree pursuant to section 566.062; or 2 (4) Statutory sodomy in the second degree pursuant to section 566.064."; and
- Further amend said bill by amending the title, enacting clause, and intersectional references
 accordingly.