Amendment No. $\underline{02}$ (for drafter's use only)

I	CHAMBER ACTION Senate House
1	
2	: :
3	: :
4	·
5	ORIGINAL STAMP BELOW
6	
7	
8	
9	
10	
11	Representative(s) Crist and Ryan offered the following:
12	
13	Substitute Amendment for Amendment (881943) (with title
14	amendment)
15	On page 4, line 20 through 27
16	remove from the bill: all of said lines
17	
18	and insert in lieu thereof: delinquency by the state
19	attorney. The Legislature strongly recommends that in cases
20	in which the juvenile is securely detained that petitions for
21	delinquency should be filed by the state attorney within 14
22	days after the arrest or within 25 days after the arrest if
23	the state attorney determines that forensic evidence is
24	required. The state attorney in each circuit shall report
25	every case in which the juvenile is securely detained and a
26	petition for delinquency was not filed within this recommended
27	time to the Florida Prosecuting Attorneys Association and the
28	House Juvenile Justice Committee and the Senate Criminal
29	Justice Committee. The failure to file a petition within this
30	recommended time shall not entitle a juvenile to release from
31	custody or a dismissal of any charges.

Amendment No. $\underline{02}$ (for drafter's use only)

======= T I T L E A M E N D M E N T ========= And the title is amended as follows: On page 1 lines 11 through 16 remove from the title of the bill: all of said lines and insert in lieu thereof: recommending that petitions for delinquency be filed within a time certain; requiring reporting of petitions not filed within recommended time limitations; providing an effective date.