## Amendment No. 01 (for drafter's use only)

ĺ	CHAMBER ACTION Senate House
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5	ORIGINAL STAMP BELOW
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11	The Committee on Crime Prevention, Corrections & Safety
12	offered the following:
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14	Amendment (with title amendment)
15	Remove from the bill: Everything after the enacting clause
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17	and insert in lieu thereof:
18	Section 1. Subsection (6) of section 958.11, Florida
19	Statutes, is amended to read:
20	958.11 Designation of institutions and programs for
21	youthful offenders; assignment from youthful offender
22	institutions and programs
23	(6) The department may <u>house in</u> <del>assign to</del> a youthful
24	offender facility, for residential assignment purposes only,
25	any inmate <del>, except a capital or life felon,</del> whose age does not
26	exceed 19 years but who does not otherwise meet the criteria
27	of this section, if the Assistant Secretary for Youthful
28	Offenders determines that such inmate's mental or physical
29	vulnerability <u>may</u> would substantially or materially jeopardize
30	his or her safety in a nonyouthful offender facility. <u>It is</u>
31	the intent of the Legislature that any inmate whose age does

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not exceed 18 years be housed in a facility for youthful
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    offenders, unless the inmate presents an unacceptable
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    disciplinary problem at that facility. Nothing in this
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    subsection shall be construed to authorize or require the
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    department to redesignate or reclassify an inmate as a
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    youthful offender if such inmate does not otherwise meet the
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    eligibility requirements for a youthful offender as provided
    in subsection (4). Assignments made under this subsection
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    shall be included in the department's annual report.
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           Section 2. This act shall take effect July 1, 2001.
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