## Florida Senate - 2005

Bill No. <u>CS for SB 1216</u>

## Barcode 341826

	CHAMBER ACTION Senate House
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11	The Committee on Justice Appropriations (Argenziano)
12	recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 34, line 11, through page 35, line 28, delete
16	those lines
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18	and insert: a graduated risk assessment that identifies,
19	assesses, and closely monitors a high-risk offender who is
20	placed on probation or in community control and who:
21	(a) Has previously been placed on probation or in
22	community control and has a history of committing multiple
23	violations of community supervision in this state or in any
24	other jurisdiction or have previously been incarcerated in
25	this state or in any other jurisdiction; and
26	(b) Has experienced more than one of the following
27	risk factors that could potentially make the offender more
28	likely to pose a danger to others:
29	1. History of domestic violence;
30	2. History of substance abuse;
31	3. Unemployment or substantial financial difficulties;
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COMMITTEE AMENDMENT

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1 4. A history of violence or sex acts against children, 2 particularly involving strangers; or 5. Any other risk factor identified by the department. 3 4 (2) Recognizing that an offender having an extensive 5 criminal history and multiple risk factors may pose a serious б threat to the community, the department shall consider the 7 cumulative impact of these risk factors and, if necessary, place an offender on a high level of supervision for the 8 offender until the situation stabilizes and the department no 9 longer believes that the offender poses a threat to others. In 10 11 providing such supervision, the department shall increase the number of office and home visits conducted by the correctional 12 13 probation officer; expand the number of and type of employment, family, community, and neighborhood contacts by 14 15 the correctional probation officer; increase voluntary referrals to available community mental health facilities and 16 community assistance programs; develop emergency communication 17 18 plans for law enforcement agencies and the court in order to 19 quickly detain the offender in response to a violation; and prioritize departmental resources in order to more closely 20 monitor the offender's activities in an effort to prevent 21 escalating criminal behavior. 22 (3) In providing criminal history and background 23 2.4 information to the court for these high-risk offenders, the correctional probation officer shall provide in each report 25 submitted to the court and at each hearing before the court a 2.6 27 cumulative chronology of the offender's criminal history and prior terms of state probation or community control, including 28 29 all substantive or technical violations of state probation or 30 community control. The 31

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1 | ========= TITLE AMENDMENT ========== And the title is amended as follows: On page 2, line 24, delete the words "and alert" б 

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