

House _____ Amendment NO. _____

Offered By

1 AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 89, Page
2 1, Section A, Line 2, by inserting immediately after said line the following:

3
4 "56.700. 1. The prosecuting attorney in each county of the second, third or fourth class
5 [which contains a mental health facility able to serve at least eighty persons on an overnight,
6 inpatient basis at any one time, and], or any county of the first classification with more than one
7 hundred fifty thousand but fewer than two hundred thousand inhabitants, which contains an inpatient
8 mental health facility which is operated by the state department of mental health, division of
9 psychiatric services, may employ an assistant prosecuting attorney to assist in carrying out the duties
10 of the office of prosecuting attorney relating to mental health and mental health facilities. The
11 assistant prosecuting attorney authorized by this subsection shall be in addition to any other assistant
12 prosecuting attorney authorized by law. The assistant prosecuting attorney employed under this
13 subsection shall receive an annual compensation of fifteen thousand dollars payable out of the state
14 treasury from funds appropriated for that purpose.

15 2. The county counselor or circuit attorney in each county of the first class with a charter
16 form of government containing part of a city with a population of over four hundred fifty thousand
17 and in each city not within a county may employ an assistant county counselor or circuit attorney to
18 assist in carrying out the duties of the office of the county counselor or circuit attorney relating to
19 mental health and mental health facilities. The assistant authorized by this subsection shall be in
20 addition to any other assistants authorized by law. The assistant county counselor or circuit attorney
21 employed under this subsection shall receive an annual compensation of fifteen thousand dollars
22 payable out of the state treasury from funds appropriated for that purpose.

23 3. The prosecuting attorney in each county of the second, third or fourth class [which
24 contains a mental health facility able to serve at least eighty persons on an overnight, inpatient basis
25 at any one time, and], or any county of the first classification with more than one hundred fifty
26 thousand but fewer than two hundred thousand inhabitants, which contains an inpatient mental health
27 facility which is operated by the state department of mental health, division of psychiatric services,
28 may employ additional investigative and clerical personnel to assist in carrying out the duties of the
29 office of prosecuting attorney relating to mental health and mental health facilities. The
30 investigative and clerical personnel authorized by this subsection shall be in addition to any other
31 personnel authorized by law. The compensation for such additional investigative and clerical
32 personnel, not to exceed a total of fifteen thousand dollars annually for each eligible county, shall be
33 paid out of the state treasury from funds appropriated for that purpose.

34 4. The county counselor or circuit attorney in each county of the first class with a charter
35 form of government containing part of a city with a population of over four hundred fifty thousand
36 and in each city not within a county may employ additional investigative and clerical personnel to
37 assist in carrying out the duties of the office of the county counselor or circuit attorney relating to

Action Taken _____ Date _____

1 mental health and mental health facilities. The investigative and clerical personnel authorized by
2 this subsection shall be in addition to any other personnel authorized by law. The compensation for
3 such additional investigative and clerical personnel, not to exceed a total of fifteen thousand dollars
4 annually for each eligible county or city not within a county, shall be paid out of the state treasury
5 from funds appropriated for that purpose."; and

6
7 Further amend said bill by amending the title, enacting clause, and intersectional references
8 accordingly.