SENATE AMENDMENT NO.

| | Offere | ed by _ | of |
|----|--------|---------------|--|
| | Amend | SCS/ | House Bill No. 301 , Page1 , Section632.480 , Line _1 , |
| 2 | | by st | riking "1."; and |
| 3 | | | Further amend said bill and section, Page 2, Lines 30 to 36, |
| 4 | | by st | riking said lines; and |
| 5 | | | Further amend said bill, Page 8, Section 632.505, Line 164, |
| 6 | | by in | serting after all of said line the following: |
| 7 | | | "Section 1. It is the intent of the legislature to reject |
| 8 | | and a | brogate earlier case law interpretations on the meaning of |
| 9 | | <u>or de</u> | finition of "sexually violent offense" to include, but not |
| 10 | | be li | mited to, holdings in: Robertson v. State, 392 S.W.3d 1 (Mo. |
| 11 | | App. | W.D., 2012); and State ex rel. Whitaker v. Satterfield, 386 |
| 12 | | <u>s.w.</u> 3 | d 893 (Mo. App. S.D., 2012) and all cases citing, |
| 13 | | inter | preting, applying, or following those cases. It is the |
| 14 | | <u>inten</u> | t of the legislature to apply these provisions |
| 15 | | <u>retro</u> | actively."; and |
| 16 | | | Further amend the title and enacting clause accordingly. |