SENATE AMENDMENT NO.

	Offered by	of
	Amend	SCS/Senate Bill No. 613 , Page 7 , Section 160.665 , Line 10 ,
2	by :	inserting after "firearms" the following: "or a self-defense
3	spr	ay device"; and
4		Further amend lines 11-12 by striking all of said lines and
5	ins	erting in lieu thereof the following: "any school in the
6	<u>dis</u>	trict. A self-defense spray device shall mean any device that
7	is	capable of carrying, and that ejects, releases, or emits, a
8	non	lethal solution capable of incapacitating a violent threat.
9	The	school protection officer shall not be permitted to allow any
L 0	fire	earm or device out of his or her personal control while that
L1	fire	earm or device is on"; and
L2		Further amend lines 33-35 by striking all of said lines and
L3	ins	erting in lieu thereof the following: "teacher or
L 4	adm	inistrator. Along with this request, any teacher or
L 5	adm	inistrator seeking to carry a concealed firearm on school
L 6	pro	perty shall also submit proof that he or she has a valid
L 7	con	cealed carry endorsement or permit, and all teachers and
L 8	adm	inistrators seeking the designation of school protection
L 9	off	icer shall submit a certificate"; and
20		Further amend said bill and section, Page 8, lines 42-43 by
21	str	iking "has a valid concealed carry endorsement or permit and":

and further amend line 45, by inserting at the end of said line the following: "No school district shall allow a school protection officer to carry a concealed firearm on school property unless the school protection officer has a valid concealed carry endorsement or permit."; and further amend line 70, by inserting after all of said line the following:

2.2

"11. Before a school district may designate a teacher or administrator as a school protection officer, the school board shall hold a public hearing on whether to allow such designation. At the hearing, the school board shall determine whether the school protection officer will be authorized to carry a concealed firearm on school property, or a self-defense spray device, or both. Notice of the hearing shall be published at least fifteen days before the date of the hearing in a newspaper of general circulation within the city or county in which the school district is located."; and

Further amend said bill, Page 25, Section 571.107, lines 92-99 by striking all of said lines and inserting in lieu thereof the following:

"(10) Any higher education institution [or elementary or secondary school facility] without the consent of the governing body of the higher education institution [or a school official or the district school board] or any elementary or secondary school unless the person is granted permission pursuant to section

160.665. Possession of a firearm in a vehicle on the premises"; and

Further amend said bill, Page 31, Section 590.200, Line 14, by striking the word "and"; and further amend line 15, by inserting after the word "force" the following: "; and

- 1 (6) Instruction in the proper use of self-defense spray
- 2 <u>devices</u>".