SENATE AMENDMENT NO.

Offered b	of	
Amend SS/Senate Bill No. 26, Page 5, Section 574.085, Line 34,		
2	by inserting after all of said line the following:	
3	"590.192. 1. There is hereby established the	
4	"Critical Incident Stress Management Program" within the	
5	department of public safety. The program shall provide	
6	services for peace officers to assist in coping with stress	
7	and potential psychological trauma resulting from a response	
8	to a critical incident or emotionally difficult event. Such	
9	services may include consultation, risk assessment,	
10	education, intervention, and other crisis intervention	
11	services provided by the department to peace officers	
12	affected by a critical incident.	
13	2. All peace officers shall be required to meet with a	
14	program service provider every three to five years for a	
15	mental health check-in. The program service provider shall	
16	send a notification to the peace officer's commanding	
17	officer that he or she completed such check-in.	
18	3. Any information disclosed by a peace officer shall	
19	be privileged and shall not be used as evidence in criminal,	

(1) A program representative reasonably believes the
disclosure is necessary to prevent harm to a person who
received services or to prevent harm to another person;

administrative, or civil proceedings against the peace

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officer unless:

25 (2) The person who received the services provides
26 written consent to the disclosure;

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(3) The program representative is a witness or a party
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    to a critical incident that prompted the peace officer to
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    receive critical stress services;
         (4) The person receiving services discloses
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    information that is required to be reported under mandatory
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    reporting laws;
              The peace officer who received services is
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    deceased; or
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         (6) The surviving peace officer who received services
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    voluntarily testifies in a proceeding.
                  There is hereby created in the state treasury
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         4. (1)
    the "988 Public Safety Fund", which shall consist of money
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    appropriated by the general assembly. The state treasurer
    shall be custodian of the fund. In accordance with sections
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    30.170 and 30.180, the state treasurer may approve
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    disbursements. The fund shall be a dedicated fund and money
    in the fund shall be used solely by the department of public
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    safety for the purposes of providing services to peace
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    officers as provided in subsection 1 of this section. The
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    department of public safety shall promulgate any rules
    necessary to carry out the provisions of this section. Any
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    rule or portion of a rule, as that term is defined in
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    section 536.010, that is created under the authority
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    delegated in this section shall become effective only if it
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    complies with and is subject to all of the provisions of
    chapter 536 and, if applicable, section 536.028. This
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    section and chapter 536 are nonseverable and if any of the
    powers vested with the general assembly pursuant to chapter
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    536 to review, to delay the effective date, or to disapprove
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    and annul a rule are subsequently held unconstitutional,
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    then the grant of rulemaking authority and any rule proposed
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    or adopted after XXX, shall be invalid and void.
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59	(2) Notwithstanding the provisions of section 33.080
60	to the contrary, any moneys remaining in the fund at the end
61	of the biennium shall not revert to the credit of the
62	general revenue fund.
63	(3) The state treasurer shall invest moneys in the
64	fund in the same manner as other funds are invested. Any
65	interest and moneys earned on such investments shall be
66	credited to the fund."; and
67	Further amend the title and enacting clause accordingly.