
SENATE AMENDMENT NO.

Offered by _____ Of _____

Amend <u>Senate</u> Bill No. <u>128</u>, Page <u>1</u>, Section <u>TITLE</u>, Line <u>3</u>,

2	by inserting after "fund" the following: ",with an
3	emergency clause for certain sections"; and
4	Further amend said bill, page 2, section 217.195, line
5	34, by inserting after all of said line the following:
6	"217.199. 1. As used in this section, the following
7	terms mean:
8	(1) "Appropriate quantity", an amount per day capable
9	of satisfying the individual need of the offender if used
10	for the feminine hygiene product's intended purpose;
11	(2) "Feminine hygiene products", tampons and sanitary
12	napkins.
13	2. The director shall ensure that an appropriate
14	quantity of feminine hygiene products are available at no
15	cost to female offenders while confined in any correctional
16	center of the department. The director shall ensure that
17	the feminine hygiene products conform with applicable
18	industry standards.
19	3. The general assembly may appropriate funds to
20	assist the director in satisfying the requirements of this
21	section.
22	221.065. 1. As used in this section, the following
23	terms mean:
24	(1) "Appropriate quantity", an amount of feminine
25	hygiene products per day capable of satisfying the

1

26	individual need of the offender if used for the feminine
27	hygiene product's intended purpose;
28	(2) "Feminine hygiene products", tampons and sanitary
29	napkins.
30	2. Every sheriff and jailer who holds a person in
31	custody pursuant to a writ or process or for a criminal
32	offense shall ensure that an appropriate quantity of
33	feminine hygiene products are available at no cost to female
34	persons while in custody. The sheriff or jailer shall
35	ensure that the feminine hygiene products conform with
36	applicable industry standards.
37	3. The general assembly shall appropriate funds to
38	assist sheriffs and jailers in satisfying the requirements
39	of this section.
40	Section B. Because immediate action is necessary to
41	ensure women incarcerated or held in custody are able to
42	address their basic health needs, the enactment of sections
43	217.199 and 221.065 of this act is deemed necessary for the
44	immediate preservation of the public health, welfare, peace,
45	and safety and is hereby declared to be an emergency act
46	within the meaning of the constitution, and the enactment of
47	sections 217.199 and 221.065 of this act shall be in full
48	force and effect upon its passage and approval."; and
49	Further amend the title and enacting clause accordingly.

2