

***Corrected* HCS SB 774 Public Safety**

Section	Bill #	Sponsor	Summary
301.560 and 301.564	SB 774	Sen. Brown	This act replaces certain references to officers of the Missouri State Water Patrol with references to "authorized or designated employees" of the Missouri State Highway Patrol.
8.010, 8.111, 8.170, 8.172, 8.177, and 8.178	HCS HB 1521	Hicks	This bill establishes the "Capitol Police Board" which shall consist of the Governor, the Speaker of the House, the President Pro Tem of the Senate, and the Chief Justice of the Missouri Supreme Court, or their designees, and the chair of the State Capitol Commission. This board shall be housed in the House of Representatives for administration purposes and provide for public safety at the seat of government and for the safety and security of elected officials, government employees, and their guests as needed outside the seat of government. The board shall hire a chief of police and establish all necessary rules and regulations. The bill specifies the Circuit Court of Cole County has authority to enforce the traffic or parking regulations of the Capitol Police Board.
32.056	HB 1418	McGill	This bill includes anyone employed by the Department of Corrections, corrections officers, and jailers in the list of persons whose home address and vehicle information is to be kept confidential by the Department of Revenue under Section 32.056, RSMo.
40.003, 41.005, 45.010, 45.020, 45.030, 650.005 and Section C	HCS HB 2209	Schnelting	Beginning December 31, 2020, this bill creates a "Department of Defense" and transfers the powers, duties, and functions vested in the Office of Adjutant General, the state militia, and the Office of the State Judge Advocate from the Department of Public Safety, via Type I transfer. This bill has an effective date contingent upon the passage and approval by the voters of an amendment to the Constitution creating a Department of Defense. Section C adds a referendum clause for these sections.
56.086 and 192.2435	HCS HB 1484	Rehder	This bill allows prosecuting attorneys to develop multi-disciplinary adult protection teams that protect elderly and other dependent persons from abuse. The bill specifies that the prosecuting or circuit attorney shall use the team to investigate and prosecute an offender and to supplement any protective services by the Department of Health and Senior Services.
67.142	HCS HBs 2241 & 2244	Gregory	The bill specifies that the General Assembly occupies and preempts the entire field of legislation touching in any way the control or regulation of specific breeds of dogs. However, a village, town, city, or county can still prohibit dogs from running at large or to further control or regulate dogs within its boundaries so long as the ordinance, order, policy, or regulation is not breed specific.

71.201, 84.344, and 285.040	Perfected HB 1604	Hicks	This bill amends the restriction that commissioned and civilian personnel who were previously employed by the Board of Police Commissioners be required, throughout their employment for the City of St. Louis, to retain a primary residence in the City of St. Louis for a total of seven years before being permitted to maintain a residence outside the City of St. Louis as long as the residence is located within a one-hour response time. This bill specifies that, commissioned and civilian personnel who are employed by a municipal police force will not be subject to a residency restriction so long as the employee's primary residence is located within a one-hour response time. The bill also specifies that no city, village, town, county, township, or board of police or of police commissioners may require current or prospective law enforcement officers to reside within any jurisdictional limit but may require such current or prospective officers to reside within a one-hour response time. These provisions will not apply to the Missouri Highway Patrol.
94.900 and 94.902	HCS HB 1701	Reedy	This bill adds certain cities and villages to the list of cities and villages authorized to impose, upon voter approval, a sales tax of up to one-half of one percent for public safety purposes, including expenditures on equipment, city and village employee salaries and benefits, and facilities for police, fire and emergency medical providers.
160.665 and 590.207	HCS HB 1961	Schroer	This bill defines "law enforcement officer", "school protection officer", and "volunteer", and allows school districts to use volunteers as school protection officers. The bill requires anyone designated as a school protection officer to carry a concealed firearm and self defense spray.
168.133	Perfected HB 1483	Rehder	This bill requires criminal background checks to be conducted on any person who is 18 years of age or older, who is not counted by the district for purposes of average daily attendance, and who requests enrollment in a course that takes place on school property during regular school hours.
173.2700, 173.2703, 173.2706, 173.2709, and 173.2712	HCS HB 1282	Justus	This bill establishes the "Private College Campus Protection Act". The governing board of a private college or university may employ police officers, who must take an oath of office and complete police officer training to obtain a peace officer license. Private colleges and universities may establish and enforce traffic regulations for on-campus thoroughfares.
190.092 and 190.1005	HCS HB 1460	Shaul	This bill modifies the Public Access to Automated External Defibrillator Act and provides what a person or entity that acquires an AED must do.
190.094, 190.100, 190.105, 190.143, and 190.196	HCS HB 2125	Dinkins	This bill adds physician assistants and assistant physicians to statutes related to staffing ambulances. The bill also provides that duly licensed physician assistants are exempt from mileage requirements and are not required to hold an emergency medical technician's license. The bill also adds physician assistants to those who may supervise someone with a temporary emergency medical technician license.

195.815 and Section D	HB 1896	L. Roberts	Under the provisions of this bill, the Department of Health and Senior Services (DHSS) shall require all employees, officers, managers, staff, and owners of marijuana facilities to submit fingerprints for criminal background checks to the State Highway Patrol. The fingerprint submissions must be a part of the medical marijuana facility application. All fingerprint cards and fees must be sent to the State Highway Patrol. The fingerprints will also be forwarded to the FBI for a federal criminal background check. Section D adds an emergency clause for this bill
211.071, 556.061,570.027 and Section B	HB 1873	Gregory	This bill creates the offense of vehicle hijacking, which is committed when an individual knowingly uses or threatens the use of physical force upon another individual to seize or attempt to seize possession or control of a vehicle. This offense is punished as a class B felony unless one of the aggravating circumstances listed in the bill was present during the commission of the offense, in which case it is punished as a class A felony. Section B has a delayed effective date for Section 211.071 to January 1, 2001
217.697	HB 2034	Hannegan	This bill specifies that any incarcerated offender 65 years of age or older who has no prior felony convictions of a violent nature, who is not a convicted sexual offender, who is serving a sentence of life without parole for a minimum of 50 years or more, and who was sentenced under Section 565.008, RSMo, for an offense committed prior to October 1, 1984, must receive a parole hearing upon serving 30 years or more of his or her sentence.
217.735 and 589.414	HB 1293	Dinkins	This bill specifies that sexual offenders who are subject to lifetime supervision during the offender's probation, parole, or conditional release move to a different state, such offenders may remain in the state to which they move and be subject to that state's standards of supervision. However, if such offenders return to Missouri and remain for more than 30 consecutive days, such offenders will be subject to Missouri's lifetime supervision requirements. Currently, Tier I sexual offenses include child molestation in the second degree under Section 566.098, RSMo, as it existed prior to January 1, 2017, if the punishment is less than one year. This bill changes the provision to include the offense if the offense is a misdemeanor.
217.850, 577.800, and 632.460	Perfected HCS HB 1898	Henderson	This bill creates the offense of unlawful use of an unmanned aircraft near a correctional center, mental health hospital, or certain open air facilities, including sports stadiums holding 5,000 or more persons, as defined in the bill.
221.111	HB 1296	Dinkins	Currently, it is unlawful to possess, deliver, deposit, or conceal certain items in a prison or jail. This bill adds two-way telecommunications devices and their component parts to the list of prohibited items. The bill also provides exceptions to the prohibition.
270.400	HCS HB 1292	Dinkins	This bill states that a landowner or the landowner's agent, with verifiable consent from the landowner, may use a night vision, infrared, or thermal imaging device while attempting to take or kill a feral hog on the landowner's property. The bill adds a definition of verifiable consent.
307.179	HB 2199	Gannon	This bill requires child restraint seats to be rear facing for children under two years of age.

311.060, 311.660, and 313.220	HB 1468	Toalson-Reisch	This bill provides that the supervisor of liquor control shall not prohibit a person from participating in the sale of alcohol solely on the basis of being found guilty of a felony offense. The bill also repeals language requiring an employer that has a liquor license to report to the Division of Liquor Control within the Department of Public Safety the identity of any employee who has been convicted of a felony. The bill specifies that the Missouri Gaming Commission will not prohibit a person from participating in the sale of lottery tickets solely on the basis of being found guilty of a criminal offense, but the person is not eligible to be a licensed lottery game retailer.
311.293	HB 1699	Knight	Currently, an establishment with the appropriate liquor license is allowed to sell intoxicating liquor between the hours of 9:00 a.m. and midnight on Sundays. This bill expands the hours to 6:00 a.m. on Sundays through 1:30 a.m. on Mondays.
311.332	HB 1632	Porter	This bill modifies provisions relating to donations and delivery of certain alcoholic beverages for nonresale purposes to include distilled spirits.
320.091	HB 2097	Kolkmeyer	This bill adds any company or organization to the list of entities against which there can be no cause of action if one of two conditions is met for donation of fire equipment or clothing and it adds fire training academy to the list of receiving entities.
491.641	HCS HB 2207	Patterson	This bill creates the "Pretrial Witness Protection Services Fund". This bill authorizes the Department of Public Safety to disburse money from the Pretrial Witness Protection Services Fund to law enforcement agencies for the purposes of providing for the security of witnesses, potential witnesses, and their immediate families in criminal proceedings or investigations. Funds will be subject to appropriations from the General Assembly.
565.002	HCS HB 1809 & 1570; HB 2236	Pollitt; Shawan	This bill expands the definition of "special victim" under Section 565.002, RSMo, to include sports officials at a sporting event while performing their duties as sports officials. HB 2236 adds employees of a public or charter school to the definition.
575.150	HCS HB 1620	Shawan	The bill establishes the offense of resisting arrest by fleeing in a motor vehicle and the offense of aggravated resisting arrest by fleeing in a motor vehicle.
575.180	Perfected HB 1342	L. Roberts	This bill specifies that it is an affirmative defense to prosecution of the offense of failure to execute a warrant if the law enforcement officer acted under exigent circumstances in failing to execute an arrest warrant on a person who has committed a misdemeanor offense under Chapters 301, 302, 304, or 307, RSMo, or a misdemeanor traffic offense in another state with the exception of certain offenses, specified in the bill.
577.011	HCS HB 1488	Bromley	This bill requires a person who has pled guilty to or been found guilty of driving while intoxicated to complete a victim impact program approved by the court, except for good cause shown, and makes him or her responsible for any charges imposed by the program.
578.018 and 578.030	HB 2111	Anderson	This bill changes the laws regarding the confiscation of animals.

579.040 and 579.076	Perfected HB 1486	Rehder	This bill exempts any entity registered with the Department of Health and Senior Services that possesses, distributes, or delivers hypodermic needles or syringes for the purpose of operating a syringe exchange program or otherwise mitigating health risks associated with unsterile injection drug use from provisions of law prohibiting the distribution, delivery, or sale of drug paraphernalia. No entity shall be present within 500 feet of any school building, unless such entity was already operating at a location prior to a school being built.
579.065	SCS HBs 1450 and 1296 and HCSes 1331 and 1898	Sen. Luetkemeyer	Modifies the offenses of trafficking drugs in the first degree and trafficking drugs in the second degree.
589.400, 589.401, 589.404, 589.414 and 217.735	HCS HB 1289	Evans	This bill specifies that sexual offenders who are subject to lifetime supervision during the offender's probation, parole, or conditional release move to a different state, such offenders may remain in the state to which they move and be subject to that state's standards of supervision. However, if such offenders return to Missouri and remain for more than 30 consecutive days, such offenders will be subject to Missouri's lifetime supervision requirements. The bill removes an exemption from registration on the Sexual Offender Registry when a registrant is no longer required to register and his or her name must be removed from the registry under the provisions of Section 589.414, RSMo. The bill also removes sexual misconduct involving a child under Section 566.083, if it is a first offense and the punishment is less than one year, from Tier I of the registry. A first offense of sexual misconduct involving a child under Section 566.083, whether a misdemeanor or felony, remains on Tier II of the registry. It also changes sexual abuse in the second degree, child molestation in the second degree as it existed prior to January 1, 2017, and sexual conduct with a nursing facility resident or vulnerable person in the first degree on Tier I of the registry from when the punishment is less than a year to if the offense is a misdemeanor. Additionally, the bill adds certain offenses to Tier I and certain offenses to Tier II.
610.021	HB 1366	Ellebracht	This bill modifies the law to allow records or meetings of governmental bodies that include descriptions of discussion about security procedures, including evacuation and lock down procedures, to remain confidential and closed to the public.
640.042	HB 1694	Anderson	This bill requires the Department of Natural Resources to create and make available on its website an interactive map of hazardous waste sites in the state. The maps must link to certain information. Before January 1, 2021, each hazardous waste site must post an informational sign at each entrance to the site. The department must develop language for the sign as specified in the bill.
640.142, 640.144, and 640.145	HCS HB 2120	Kidd	This bill specifies that within one year, every public water system in the state that uses an Internet-connected control system must create a plan that establishes policies and procedures for identifying and mitigating cyber risk. All public water systems must also create a valve inspection and a hydrant inspection program as specified in the bill and must submit a report upon the request of the Department of Natural Resources that certifies compliance with regulations regarding water quality sampling, testing, reporting, hydrant and valve inspections, and cyber security plans.
311.199	HCA 1 (4211H02.07H)	Hicks	Allow liquor to go liquor sales with the purchase of a meal. Creates standards for the container that the liquor is served in.

190.094, 190.100, 190.105, 190.142, 190.243	HCA 2 (4211H02.11H)	Hicks	Waives geographic proximity requirements for physician assistants and assistant physicians staffing an ambulance. Allows an physician assistant to the list of providers in the definition of "medical control" for Section 190.100, RSMo and to the list of providers who can order care to be performed by emergency medical technicians. Allows ambulance services to create and implement protocols to triage emergency calls during pandemic
589.805	HCA 3 (4211H02.01H)	Hicks	Adds SB 572 which establishes the Community Crime Reduction Grant Program
Removes 285.040	HCA 4 (4211H02.02H)	Hicks	Removes language from HB 1604 (see description above) stating that no employee of the City of St. Louis can be required to reside with St. Louis
575.205	HCA 5 (4211H02.08H)	Hicks	Adds HB 1332: A person commits the offense of tampering with electronic monitoring equipment if he or she fails to charge or otherwise disables the electronic monitoring equipment.
Removes 56.086, 192.2435	HCA 6 (4211H02.06H)	Hicks	Removes HB 1484 (see description above)
211.439 and 211.438	HCA 7 (4211H02.03H)	Hicks	extends effective date in 211.439 (raise the age) to 2022, and repeals 211.438 (raise the age won't be effective until "appropriation sufficient to fund the expanded services")
306.127	HCA 8 (4211H02.05H)	Houx	Adds HB 1935: Currently, a person or company that rents or sells vessels may issue a temporary boating safety identification card to an individual to operate a rented vessel or one that is being considered for sale. This provision expires December 31, 2022. The bill changes the expiration date to December 31, 2032.
217.195	HCA 9 (4211H02.10H)	Hicks	Adds SB 864 which modifies provisions relating to the operation of canteens and commissaries by correctional centers
44.080	HCA 10 (4211H02.09H)	O'Donnell	No state of emergency declared by a county executive can be for more than 15 days unless 60% of the county governing body vote to approve. This amendment has an emergency clause.
579.040	HCA 11 (4211H02.13H)	Hicks	Amends language in HB 1486, substantively the same, just clarifies that the entities described in subsection 1 (needle exchanges registered with the Department of Health) are prohibited from being located within 500 feet of any school.
84.400, 217.145, 441.231	HCA 12 (4211H02.12H)	Washington	Adds HB 2700 (Washington) Establishes a pilot program to allow increased visitation of children with incarcerated mothers; Add HB 2605 (Washington) Allows member of the Kansas City police board and member of the Kansas City police department to serve on boards, commissions, and task forces when no compensation for such service is paid; Adds language from HB 1377 stating that if a landlord evicts a tenant in violation of any statute or county or municipal ordinance, the landlord shall be guilty of a class E felony.