Mr. Speaker: I am instructed by the Senate to inform the House 1343S02.01F

that the Senate has taken up and passed

SCS HB 1936	 	entitled:		

AN ACT

To repeal sections 57.111 and 610.100, RSMo, and to enact in lieu thereof two new sections relating to law enforcement officers.

With SA 1, SA 3

In which the concurrence of the House is respectfully requested.

Respectfully,

Adriane D. Crouse

Secretary of the Senate

Ariana D. Chause

SENATE AMENDMENT NO. _/

Offer	ed by DIXON of GREENE
Amend	SCS/House Bill No. 1936, Page 1 , Section 57.111 , Line 10
2	by inserting immediately after said line the following:
3	"488.5026. 1. Upon approval of the governing body of a
4	city, county, or a city not within a county, a surcharge of two
5	dollars shall be assessed as costs in each court proceeding filed
6	in any court in any city, county, or city not within a county
7	adopting such a surcharge, in all criminal cases including
8	violations of any county ordinance or any violation of criminal
9	or traffic laws of the state, including an infraction and
10	violation of a municipal ordinance; except that no such fee shall
11	be collected in any proceeding in any court when the proceeding
12	or the defendant has been dismissed by the court or when costs
13	are to be paid by the state, county, or municipality. A
14	surcharge of two dollars shall be assessed as costs in a juvenile
15	court proceeding in which a child is found by the court to come
16	within the applicable provisions of subdivision (3) of subsection
17	1 of section 211.031.
18	2. Notwithstanding any other provision of law, the moneys
19	collected by clerks of the courts pursuant to the provisions of
20	subsection 1 of this section shall be collected and disbursed in
21	accordance with sections 488.010 to 488.020, and shall be payable

to the treasurer of the governmental unit authorizing such

Offered 4/26/16 adopted "1

22

1 surcharge.

3. The treasurer shall deposit funds generated by the
surcharge into the "Inmate Prisoner Detainee Security Fund".
Funds deposited shall be utilized to acquire and develop
biometric verification systems and information sharing to ensure
that inmates, prisoners, or detainees in a holding cell facility
or other detention facility or area which hold persons detained
only for a shorter period of time after arrest or after being
formally charged can be properly identified upon booking and
tracked within the local law enforcement administration system,
criminal justice administration system, or the local jail system.
The funds deposited in the inmate prisoner detainee security fund
shall be used only to supplement the sheriff's funding received
from other county, state, or federal funds. The county
commission shall not reduce any sheriff's budget as a result of
any funds received within the inmate prisoner detainee security
fund. Upon the installation of the information sharing or
biometric verification system, funds in the inmate prisoner
detainee security fund may also be used for the maintenance,
repair, and replacement of the information sharing or biometric
verification system, and also to pay for any expenses related to
detention, custody, and housing and other expenses for inmates,
prisoners, and detainees.": and

Further amend the title and enacting clause accordingly.

5A 3 by Schaaf of Buchanan Amend SCS HB 1936 Section 57.111, Page 1, Line 7, by striking the words "his or her" and insenting in lieu thereof the following: "the sending"; and further strained lines 9 and 10, by striking said lines and inserting in lieu thereof the following: "reimbursement provisions provided to him or her as an employee of the sending sheriff's office." Offered 4/26/14 adopted "

Read 4/26/16

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