HOUSE AME	NDMENT NO	
Offered By		
AMEND House Committee Substitute for Senate Bill No. 739, Page 3, Sinserting after all of said section and line the following:	Section 454.475, Line 69, by	
"544.455. 1. Any person charged with a bailable offense, at his associate circuit judge or judge may be ordered released pending trial, approceedings against him on his personal recognizance, unless the associate determines, in the exercise of his discretion, that such a release will not not of the person as required. When such a determination is made, the associate the in lieu of or in addition to the above methods of release, impose an following conditions of release which will reasonably assure the appearance (1) Place the person in the custody of a designated person or organization.	opeal, or other stage of the atte circuit judge or judge reasonably assure the appearance state circuit judge or judge may be or any combination of the ance of the person for trial:	
(2) Place restriction on the travel, association, or place of abode	of the person during the period	
of release;		
(3) Require the execution of a bail bond with sufficient solvent		
lieu thereof by a defendant or a third party; however, under article I, sect		
Constitution, the court shall accept in lieu of a cash only bond a guarante	ee from any surety who is in	
compliance with general laws regulating such profession;	cor	
(4) Require the person to report regularly to some officer of the	court, or peace officer, in such	
manner as the associate circuit judge or judge directs;	··· 1 · · · · · · · · · · · · · · · · ·	
(5) [Require the execution of a bond in a given sum and the depotent ten percent, or such lesser percent as the judge directs, of the sum in cast United States or of the state of Missouri or any political subdivision there	h or negotiable bonds of the	
(6)] Place the person on house arrest with electronic monitoring	g, except that all costs associated	
with the electronic monitoring shall be charged to the person on house as	rrest. If the judge finds the person	
unable to afford the costs associated with electronic monitoring, then the	e judge shall not order that the	
person be placed on house arrest with electronic monitoring;		
[(7)] (6) Impose any other condition deemed reasonably necessa	ry to assure appearance as	
required, including a condition requiring that the person return to custod	y after specified hours.	
2. In determining which conditions of release will reasonably as	ssure appearance, the associate	
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circuit judge or judge shall, on the basis of available information, take into account the nature and circumstances of the offense charged, the weight of the evidence against the accused, the accused's family ties, employment, financial resources, character and mental condition, the length of his residence in the community, his record of convictions, and his record of appearance at court proceedings or flight to avoid prosecution or failure to appear at court proceedings.

- 3. An associate circuit judge or judge authorizing the release of a person under this section shall issue an appropriate order containing a statement of the conditions imposed, if any, shall inform such person of the penalties applicable to violations of the conditions of his release and shall advise him that a warrant for his arrest will be issued immediately upon any such violation.
- 4. A person for whom conditions of release are imposed and who after twenty-four hours from the time of the release hearing continues to be detained as a result of his inability to meet the conditions of release, shall, upon application, be entitled to have the condition reviewed by the associate circuit judge or judge who imposed them. The motion shall be determined promptly.

  5. An associate circuit judge or judge ordering the release of a person on any condition specified in this section may at any time amend his order to impose additional or different conditions of release; except that, if the imposition of such additional or different conditions results in the detention of the person as a result of his inability to meet such conditions or in the release of the person on a condition requiring him to return to custody after specified hours, the provisions of subsection 4 of this section shall apply.
- 6. Information stated in, or offered in connection with, any order entered pursuant to this section need not conform to the rules pertaining to the admissibility of evidence in a court of law.
- 7. Nothing contained in this section shall be construed to prevent the disposition of any case or class of cases by forfeiture of collateral security where such disposition is authorized by the court.
- 8. Persons charged with violations of municipal ordinances may be released by a municipal judge or other judge who hears and determines municipal ordinance violation cases of the municipality involved under the same conditions and in the same manner as provided in this section for release by an associate circuit judge.
- 9. A circuit court may adopt a local rule authorizing the pretrial release on electronic monitoring pursuant to subdivision (6) of subsection 1 of this section in lieu of incarceration of individuals charged with offenses specifically identified therein."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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