House	Amendment NO
	Offered By
AMEND House Committee Substitute word "firearms" and inserting in lieu th	for Senate Bill No. 75, Page 1, The Title, by deleting the nereof the words "public safety"; and
said Line the following:	ge 3, Section 57.010, Line 22, by inserting immediately after
and insurrections; shall apprehend and directed to him by legal authority, included	quell and suppress assaults and batteries, riots, routs, affrays commit to jail all felons and traitors, and execute all process uding writs of replevin, attachments and final process issued
by circuit and associate circuit judges. 2. Beginning January 1, 2014, permits as specified under chapter 571.	every sheriff shall maintain, house, and issue concealed carry."; and
FURTHER amend said Substitute, Pag and inserting in lieu thereof the follows	ges 8-9, Section 302.065, Lines 1-29, by deleting said Section ing:
"302.065. 1. Notwithstanding	section 32.090 or any other provision of the law to the esection 4 of this section, the department of revenue shall not
driver's licenses or nondriver's licenses	documents presented by individuals applying for or holding s. The department of revenue shall not use technology to nents so that the images are capable of being retained in
	department of revenue shall securely destroy so as to make t have been obtained from driver's license or nondriver's
3. As long as the department of endorsement, the department shall not	f revenue has the authority to issue a concealed carry retain copies of any certificate of qualification for a concealed partment for an endorsement on a driver's license or
nondriver's license under section 571.1 capture digital images of a certificate of	01. The department of revenue shall not use technology to of qualification nor shall the department retain digital or. The department of revenue shall merely verify whether the
applicant for a driver's license or nonda will allow the applicant to obtain a con	river's license has presented a certificate of qualification which icealed carry endorsement. The department of revenue shall icense or nondriver's license applicants who have been issued
concealed carry endorsements. An app concealed carry endorsement shall not	licant's status as a holder of a certificate of qualification or a be retained in the department's computer information systems plement or maintain a computer information system that
allows its employees, agents, or other c	computer users to cross-reference and review, using the name s license holder, any driver's license holder or nondriver's

Action Taken______Date_____

- license holder's status as a holder of a certificate of qualification or a concealed carry endorsement.
 By December 31, 2013, the department of revenue shall securely destroy so as to make irretrievable any copies of certificates of qualification that have been obtained from driver's license or nondriver's license applicants.
 4. The provisions of this section shall not apply to any document required to be retained
 - 4. The provisions of this section shall not apply to any document required to be retained under federal motor carrier regulations in Title 49, Code of Federal Regulations, including but not limited to documents required by federal law for the issuance of a commercial driver's license and a commercial driver instruction permit.
 - 5. As used in this section, the term "source documents" means original or certified copies, where applicable, of documents presented by an applicant as required under 6 CFR Part 37 to the department of revenue to apply for a driver's license or nondriver's license. Source documents shall also include any documents required for the issuance, renewal, or replacement of driver's licenses or nondriver's licenses by the department of revenue under the provisions of this chapter or accompanying regulations."; and

FURTHER amend said Substitute, Pages 12-14, Section 571.010, Lines 1-73, by removing said Section from the Substitute; and

- FURTHER amend said Substitute, Page 19, Section 571.101, Lines 18-19 by deleting said Lines and inserting in lieu thereof the following:
- "2. A [certificate of qualification for a concealed carry endorsement] <u>concealed carry permit</u> issued pursuant to subsection 7 of this section shall be issued by the sheriff or his or"; and

FURTHER amend said Substitute, Page 20, said Section, Line 53, by inserting the words "or closed" immediately after the word "public"; and

FURTHER amend said Substitute, Page 22, said Section, Line 152, by deleting the words "certificate of qualification" and inserting in lieu thereof the word "permit"; and

FURTHER amend said Substitute, Page 23, said Section, Line 154, by deleting the word "certificate" and inserting in lieu thereof the word "permit"; and

FURTHER amend said Substitute, said Page, said Section, Line 158, by deleting the phrase "certificate of qualification" and insert in lieu thereof the word "permit"; and

FURTHER amend said Substitute, said Page, said Section, Line 160, by deleting the word "certificate" and insert in lieu thereof the word "permit"; and

FURTHER amend said Substitute, said Page, said Section, Line 162, by deleting the phrase

"department of revenue" and insert in lieu thereof the phrase "Missouri uniform law enforcement
system"; and

FURTHER amend said Substitute, said Page, said Section, Line 163, by deleting the phrase "certification of qualification" and insert in lieu thereof the phrase "permit"; and

FURTHER amend said Substitute, Page 24, said Section, Line 205, by deleting said Line and inserting in lieu thereof the following:

1 2	"(4) The expiration date.
3	The permit shall be no larger than two inches wide by"; and
4 5 6	FURTHER amend said Substitute, said Page, said Section, Lines 210-211, by deleting the phrase "certificate of qualification" and inserting in lieu thereof the word "permit"; and
7 8 9	FURTHER amend said Substitute, said Page, said Section, Line 217, by inserting immediately after
10	the word "given" the following: "to the members of MoSMART, created under section 650.350, for the dissemination of the
11 12	<u>information</u> "; and
13 14 15	FURTHER amend said Substitute, said Page, said Section, Lines 219-221, by deleting said Lines and inserting in lieu thereof the following: "of this subsection."; and
16 17 18	FURTHER amend said Substitute, said Page, said Section, Line 223 by deleting the phrase "certificate of qualification" and inserting in lieu thereof the word "permit"; and
19 20 21 22	FURTHER amend said Substitute, Page 25, said Section, Line 227 by deleting the phrase "certificate of qualification" and inserting in lieu thereof the word "permit"; and
23 24 25	FURTHER amend said Substitute, said Page, said Section, Line 239, by inserting immediately after the word "entity" the following: ", except to MoSMART as provided under subsection 9 of this section"; and
26 27 28	FURTHER amend said Substitute, said Page, said Section, Line 245, by deleting said Line and inserting in lieu thereof the following:
29 30 31	"in each county shall charge a nonrefundable fee not to exceed one hundred dollars which"; and
32 33	FURTHER amend said Substitute, said Page, said Section, Line 249, by deleting said Line and inserting in lieu thereof the following:
34 35 36	"each county shall charge a nonrefundable fee not to exceed fifty dollars which shall be paid"; and
37 38	FURTHER amend said Substitute, said Page, said Section, Line 254, by inserting immediately after said Line the following:
39 40	"14. For the purposes of this chapter, "concealed carry permit" shall include any concealed carry endorsement issued by the department of revenue before January 1, 2014 and any concealed
41 42 43	carry document issued by any sheriff or under the authority of any sheriff after December 31, 2013."; and
44 45	FURTHER amend said Substitute, Page 26, Section 571.104, Lines 12-15 by deleting all of said Lines and inserting in lieu thereof the following:
46 47 48	"an order of a court of competent jurisdiction in a criminal proceeding, a commitment proceeding or a full order of protection proceeding ruling that a person holding a concealed carry permit or endorsement presents a risk of harm to themselves or others, then upon notification of such

1 2	order, the holder of the"; and
3 4 5	FURTHER amend said Substitute, Page 28, said Section, Line 104, by deleting the phrase "[may] shall" and inserting in lieu thereof the word "may"; and
6 7 8	FURTHER amend said Substitute, said Page, said Section, Line 105, by deleting the opening bracket "[" and closing bracket "]" around the phrase "not more than"; and
9 10 11	FURTHER amend said Substitute, Page 29, said Section, Line 122, by deleting the word "shall" and inserting in lieu thereof the word "may"; and
12 13 14	FURTHER amend said Substitute, said Page, said Section, Line 140, by deleting the opening bracket "[" and closing bracket "]" around the phrase "not more than"; and
15 16 17	FURTHER amend said Substitute, Page 34, Section 571.111, Line 18 by inserting an opening bracket "[" before the word "by" and a closing bracket "]" after the word "217.105"; and
18 19	FURTHER amend said Substitute, Page 36, said Section, Line 77 by deleting all of said Line and inserting in lieu thereof the following:
20 21 22	"submit a copy of a training instructor certificate, course outline bearing notarized signature of instructor,"; and
23 24 25	FURTHER amend said Substitute, said Page, said Section, Line 81 by deleting the word "to" and inserting in lieu thereof the word "by"; and
26 27 28	FURTHER amend said Substitute, Page 40, Section 571.117, Line 77 by deleting the phrase "certificate of qualification" and inserting in lieu thereof the word "permit"; and
29 30	FURTHER amend said Substitute, Page 41, Section 571.121, Line 5 by inserting after the word "endorsement" the phrase "or permit"; and
31 32 33	FURTHER amend said Substitute, said Page, Section 571.500, Line 3 by inserting immediately after the word "the" the phrase "state or"; and
34 35 36	FURTHER amend said Substitute, Page 42, Section 650.350, Line 20, by deleting said Line and inserting in lieu thereof the following:
37 38 39	"created under section 57.278 or money deposited into the concealed carry permit fund created under subsection 5 of this section, all moneys appropriate to or received by MoSMART shall be"; and
40 41 42	FURTHER amend said Substitute, said Page, said Section, Line 29, by deleting the word "Conceal" and inserting in lieu thereof the word "Concealed"; and
43 44 45 46	FURTHER amend said Substitute, said Page, said Section, Lines 31-32, by removing the phrase "distrubute at least fifty percent but not more than one hundred percent of the fund annually" and insert in lieu thereof the phrase "annually distribute all monies in the fund"; and
47 48	FURTHER amend said Substitute, said Page, said Section, Line 36, by deleting the phrase "conceal

1	<u>carry endorsements</u> and insert in neu thereof the phrase <u>concealed carry permits</u> , and
2	
3	FURTHER amend said Substitute, said Page, said Section, Line 37, by inserting immediately after
4	the word " <u>services.</u> " the following:
5	"Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in
6	the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The
7	state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any
8	interest and moneys earned on such investments shall be credited to the fund."; and
9	
10	FURTHER amend said Substitute, Page 43, Section 650.350, Line 60, by inserting immediately after
11	said Line the following:
12	"10. Beginning August 28, 2013, the department of revenue shall begin transferring any
13	records related to the issuance of a concealed carry permit to MoSMART for dissemination to the
14	sheriff of the county or city not within a county in which the applicant or permit holder resides."; and
15	
16	Further amend said bill by amending the title, enacting clause, and intersectional references
17	accordingly.