HOUSE AMENDMENT NO.____ TO HOUSE AMENDMENT NO.____

Offered By

Senate Bill No. 34, Page 1, Line 4, by deleting said line and inserting in lieu thereof the following:
""211.510. 1. There is established a permanent joint committee of the general assembly to
be known as the "Joint Committee on Juvenile Court Jurisdiction and Implementation" to be
composed of five members of the senate, with one such member being the chair of the judiciary
committee or its successor committee and five members of the house of representatives, with one
such member being the chair of the house judiciary committee or its successor committee. Of the
ten members to be appointed to the joint committee, the five senate members of the joint committee
shall be appointed by the president pro tempore of the senate and the minority leader of the senate
and the five house members shall be appointed by the speaker of the house of representatives and
the minority floor leader of the house of representatives. The five senate members shall be
composed, as nearly as may be, of majority and minority party members in the same proportion as
the number of majority and minority party members in the senate bears to the total membership of
the senate. No major party shall be represented by more than three members from the house of
representatives.
The joint committee shall meet within thirty days after its creation and select a chair and a vice
chair, one of whom shall be the chair of the senate judiciary committee or its successor committee
and one of whom shall be the chair of the house judiciary committee or its successor committee. A
majority of the committee shall constitute a quorum, but the concurrence of a majority of the
members shall be required for the determination of any matter within the committee's duties.
2. The joint committee on juvenile court jurisdiction and implementation shall review
current juvenile court jurisdiction as it pertains to status and delinquency offenses and develop a
plan for full implementation of raising the age of juvenile court jurisdiction from seventeen to
eighteen years of age.
3. The implementation plan shall include the following:
(1) Analysis of the impact raising the age of juvenile court jurisdiction will have on state
and county budgets;
(2) An appropriate fiscal note that is based on the analysis under subdivision (1) of this
subsection;
(3) Allocating the agreed upon appropriations in the state budget and a timeline for doing
SO;
(4) Analysis of projected cases relating to subdivision (2) of subsection 1 of section 211.031

- and examination of best practices and alternatives for status offenders seventeen years of age;
 - (5) Examination of alternate strategies such as civil citations or other diversion processes;
 - (6) Identification of resource issues and cost mitigation strategies; and
- 4 (7) Identification of statutory implications of raising the age of juvenile court jurisdiction to 5 include the following: 6
 - (a) Compulsory school age attendance;
 - (b) Age of commitment to division of youth services;
 - (c) Juvenile certification;

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- (d) Dual jurisdiction; and
- (e) Implementation date.
- 4. The committee shall meet at least quarterly. The committee may meet at locations other than Jefferson City when the committee deems it necessary.
- 5. The committee shall be staffed by legislative personnel as is deemed necessary to assist the committee in the performance of its duties.
- 6. The members of the committee shall serve without compensation but shall be entitled to reimbursement for actual and necessary expenses incurred in the performance of their official duties.
- 7. It shall be the duty of the committee to compile a full report of its activities for submission to the general assembly by January 15, 2018. Copies of the report containing such recommendations shall be sent to the appropriate directors of state or local government agencies or departments included in the report.
- 8. The joint committee on juvenile court jurisdiction and implementation shall ensure that information or testimony is received from the state courts administrator, division of youth services within the department of social services, department of corrections, chief juvenile officer of a single county judicial circuit, a chief juvenile officer from a multicounty judicial circuit, department of elementary and secondary education, Missouri sheriffs' association, a community based religious organization, and the county commissioners association of Missouri.
- 221.102. 1. The sheriff of any county may establish and operate a canteen or commissary"; and
- 31 Further amend said bill by amending the title, enacting clause, and intersectional references 32 accordingly.
- 34 THIS AMENDS 0089H04.10H.