FIRST REGULAR SESSION

HOUSE BILL NO. 152

99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE CORLEW.

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To amend chapter 478, RSMo, by adding thereto one new section relating to an armed offender docket.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 478, RSMo, is amended by adding thereto one new section, to be 2 known as section 478.252, to read as follows:

478.252. 1. The sixth, seventh, sixteenth, and seventeenth judicial circuits may establish the "Armed Offender Docket Pilot Project". The armed offender docket shall 2 have dedicated judges and other personnel for all matters of hearing, setting of bail or 3 other pretrial matters, trial, sentencing, and supervision of the accused or convicted in all 4 actions in which the lead charge has been brought under subdivision (1) of subsection 1 of 5 6 section 569.160; subdivision (2) of subsection 1 of section 570.023; section 571.015; subdivision (1), (2), (3), or (6) of subsection 1 of section 571.020; section 571.030, except for 7 subdivision (1) of subsection 1 of section 571.030; section 571.045 or 571.050; subdivision 8 9 (1) of subsection 1 of section 571.060; or section 571.063, 571.070, 571.072, or 571.150. For purposes of this section, a "lead charge" means the highest grade of a charge against a 10 11 defendant. Charges tried by the docket shall arise from lead charges brought on or after the effective date of the creation of the docket. 12

The circuit court may impose a thirty-dollar surcharge for each criminal case
assigned to the armed offender docket. Moneys from such surcharge shall be collected in
the manner provided under sections 488.010 to 488.020 and shall be used solely to defray
the costs of prosecution, pretrial supervision, and statistical analysis of such cases. No such

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surcharge shall be collected in any proceeding if the proceeding or the defendant has been

3. The presiding judge of the circuit court, along with the prosecuting attorney and

dismissed by the court or if costs are to be paid by the state, county, or municipality.

20 all law enforcement agencies in such circuit, shall assist in the coordinating and sharing of 21 court and law enforcement data and information that is relevant to the operation and 22 evaluation of the armed offender docket. Such information shall include, but not be 23 limited to, the following: 24 (1) The number of cases in which the court ordered the defendant to be confined 25 pretrial; 26 (2) The number of cases in which the court ordered release of the defendant 27 pretrial; 28 (3) The range of bond amounts in cases in which the defendant was released pretrial: 29 30 (4) The number of cases in which the court revoked the defendant's release prior to trial: 31 32 (5) The number of cases dismissed by the court; 33 (6) The number of cases disposed by plea and the range of sentences imposed in 34 such cases; 35 (7) The number of cases resulting in jury verdicts, including acquittals; 36 (8) The number of cases resulting in a sentence of confinement and the range of 37 sentences imposed; 38 (9) The number of cases in which the court granted probation and release after a 39 judgment of conviction either by plea or verdict; 40 (10) The number of cases in which probation revocation was sought and is pending; 41 (11) The number of cases in which probation revocation was granted; and 42 (12) Any nonprivileged information reasonably requested by such agencies or by 43 a research university in Missouri with an accredited program in criminology, criminal justice, public health, or social work. Any information that is protected from disclosure 44 45 by a recognized privilege or statute shall be disclosed only by court order or as provided

46 by statute.

47 4. Within six months after each anniversary of the creation of the armed offender 48 docket, the circuit court shall provide and publish a public report on the operations of the 49 armed offender docket during the year immediately preceding the anniversary, including 50 any commentary on such operations as may be offered by a research university in 51 Missouri, prosecuting attorney or public defender in such circuit, or law enforcement 52 agency in such circuit.

53 5. The provisions of this section shall expire on December 31, 2023.