

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed

SCS HCS HB 16

6

__entitled:

AN ACT

To repeal section 571.060, RSMo, and to enact in lieu thereof one new section relating to the offense of unlawful transfer of weapons, with penalty provisions.

With SA 3, SA 5, and SA 6

In which the concurrence of the House is respectfully requested.

Respectfully,

adriane D. Creuse

Adriane D. Crouse Secretary of the Senate

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offered Adopiedi	5806S05.10S
SENATE AMENDMENT NO. 3	
Offered by Burlison of 20	
Amend <u>SCS/HCS/House</u> Bill No. <u>16</u> , Page <u>1</u> , Section <u>571.0</u>	60_, Line <u>16</u> ,
2 by striking "loans" and inserting in lieu thereof the fol	Llowing:
3 " <u>lends</u> ".	

	SENATE AMENDMENT NO. 5
Offer	ed by of
Amend	<u>SCS/HCS/House</u> Bill No. 16, Page 1, Section <u>571.060</u> , Line <u>15</u> ,
2	by inserting after "duty" the following: " <u>, The provisions of</u>
3	this subdivision shall not apply to any person within the third
4	degree of consanguinity to the child if such person reasonably
5	believes that he or she has the consent of the child's custodial
6	parent or guardian"; and
7	Further amend said bill and section, Page 2, Line 20, by
8	inserting after "duty" the following: " <u>. The provisions of this</u>
9	subdivision shall not apply to any person within the third degree
10	of consanguinity to the child if such person reasonably believes
11	that he or she has the consent of the child's custodial parent or
12	<u>guardian</u> ".

5806S05.14S

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SENATE AMENDMENT NO. 1
offered by Libla of 25th In the
Amend <u>SCS/HCS/House</u> Bill No. <u>16</u> , Page <u>1</u> , Section <u>TITLE</u> , Line <u>3</u> ,
2 by striking the words "the offense of unlawful transfer of
3 weapons" and inserting in lieu thereof the following: "public
4 safety"; and
5 Further amend said bill and page, Section A, line 2, by
6 inserting after all of said line the following:
7 " <u>211.600. 1. The office of state courts administrator</u>
8 shall collect information related to the filing and disposition
9 of petitions to certify juveniles pursuant to section 211.071.
10 2. The data collected pursuant to this section shall
11 <u>include the following:</u>
12 (1) The number of certification petitions filed annually;
13 (2) The disposition of certification petitions filed
14 <u>annually;</u>
15 (3) The offenses for which certification petitions are
16 <u>filed annually;</u>
17 (4) The race of the juveniles for whom the certification
18 petitions are filed annually; and
19 (5) The number of juveniles who have waived their right to
20 <u>counsel.</u>
21 <u>3. The data collected pursuant to this section shall be</u>

1 made available annually to juvenile officers, judges of the 2 juvenile courts, juvenile court commissioners, the president pro 3 tempore of the senate, and the speaker of the house of 4 representatives.

5 217.345. 1. Correctional treatment programs for [first] 6 offenders <u>under eighteen years of age</u> in the department shall be 7 established, subject to the control and supervision of the 8 director, and shall include such programs deemed necessary and 9 sufficient for the successful rehabilitation of offenders.

2. [Correctional treatment programs for offenders who are 10 younger than eighteen years of age shall be established, subject 11 to the control and supervision of the director. By January 1, 12 1998, such] Programs established pursuant to this section shall 13 include physical separation of offenders who are younger than 14 eighteen years of age from offenders who are eighteen years of 15 age or older and shall include educational programs that award a 16 high school diploma or its equivalent. 17

3. [The department shall have the authority to promulgate
 rules pursuant to subsection 2 of section 217.378 to establish
 correctional treatment programs for offenders under age eighteen.
 Such rules may include:

(1) Establishing separate housing units for such offenders;and

(2) Providing housing and program space in existing housing
 units for such offenders that is not accessible to adult
 offenders.

27 4. The department shall have the authority to determine the
28 number of juvenile offenders participating in any treatment
29 program depending on available appropriations.] The department

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1 may contract with any private or public entity for the provision 2 of services and facilities for offenders under age eighteen. The 3 department shall apply for and accept available federal, state 4 and local public funds including project demonstration funds as 5 well as private moneys to fund such services and facilities.

6 [5.] <u>4.</u> The department shall develop and implement an 7 evaluation process for all juvenile offender programs."; and 8 Further amend the title and enacting clause accordingly.