House	Amenament NO.
Offered By	
AMEND House Committee Substitute for by inserting after said section and line the	House Bill No. 137, Page 8, Section 160.415, Line 234, following:
fund, Jefferson County school fund, and V civil penalty pursuant to a consent decree district of Missouri in December, 2011, in Missouri v. the Doe Run Resources Corpor Resource Recycling Facility, LLC, because district's local effort figure, as such term is [section] subsection shall terminate on Jul 2. (1) No moneys received in the whether to resolve violations or as payment on Consent No. APCP-2019-001 ("Order" effective on August 30, 2019, shall be included the such term is defined in section 163.011. (2) The department of natural resoluterminated as provided in the Order, and the in which the revisor receives such notificate Section B. Because immediate act payments of penalties from local effort selection A of this act is deemed necessary the welfare, peace, and safety, and is hereby deconstitution, and section 163.024 of section passage and approval."; and	Iron County school fund from the payment of any penalty of any stipulated penalty, under Administrative Order) issued by the department of natural resources and luded in such school district's local effort calculation, as ources shall notify the revisor of statutes when the Order is his subsection shall expire on the last day of the fiscal year
Action Taken	Date