House	Amendment NO
Offered By	
	enate Substitute for Senate Committee Substitute for 4, by inserting after said section and line the following:
decree made under the provisions of this chaparent, guardian, legal custodian, spouse, rel parent from any final judgment, order or decadversely affects him. An appeal shall be al order or decree made under this chapter, exc final determination pursuant to subdivision (shall be filed within thirty days after the finathe notice of appeal nor any motion filed subunless the court so orders.	owed to the child from any final judgment, order or apter and may be taken on the part of the child by its lative or next friend. An appeal shall be allowed to a cree made under the provisions of this chapter which llowed to the juvenile officer from any final judgment, cept that no such appeal shall be allowed concerning a (3) of subsection 1 of section 211.031. Notice of appeal al judgment, order or decree has been entered but neither beequent to the final judgment acts as a supersedeas
to the: (1) Juvenile officer from any order s proceedings under subdivision (3) of subsect (2) Parent, guardian ad litem, or juve	f subsection 1 of this section, an appeal shall be allowed suppressing evidence, a confession or an admission, in tion 1 of section 211.031; or enile officer from any order changing or modifying the
filed in the appropriate district of the Missou shall be filed within three days of the entry of	ection 2 of this section shall be an interlocutory appeal, ari court of appeals. Notice of such interlocutory appeal of the order of trial court; the time limits applicable to atory appeals allowed to the state in criminal cases."; and
Further amend said bill by amending the title accordingly.	e, enacting clause, and intersectional references
Action Taken	Date