HCS SB 186 (LR# 0436H.02C) Relating to Public Safety

SECTION	Origin of Language	Sponsor	Description
569.010, 569.100, 570.010, 570.030, RSMo	SB 186 Underlying Bill	Brown	Adds to the offense of property damage in the first degree if such person knowingly damages, modifies, or destroys a teller machine or otherwise makes it inoperable. This offense is a class D felony unless committed for the purpose of executing any scheme or artifice to defraud or obtain any property, the value of which exceeds \$750 or the damage to the teller machine exceeds \$750, in which case it is a Class C felony. It shall be a Class B felony if committed for the purpose of obtaining the personal financial credentials of another person or if the person has committed a second or subsequent offense of damaging a teller machine.
56.601, 301.3175, 544.453, 558.019, 558.043, 571.030, 571.031,	Provisions from Perfected HCS HB 301	Roberts	 (1) Allows the Governor to appoint a special prosecutor for a period of up to five years if the rate of homicides in any circuit or prosecuting attorney's jurisdiction exceeds 35 cases per every 100,000 people and, after a review of certain crime statistics, the Governor determines there is a threat to public safety and health. There is an emergency clause for this provision (Section 56.601). (2) Directs the Department of Revenue to issue the Back the Blue special license plate for non-apportioned vehicles of any classification for which it issues plates.
575.095 to 578.710, 590.1070 to 590.1075 Section B			 (3) Establishes certain factors that must be considered when a judge or judicial officer sets bail. (4) Provides that all classes of felonies, except controlled substance offenses, shall be subject to minimum prison terms for offenders with prior felony convictions. (5) Provides that a school officer commissioned by the district school board or a school protection officer, as described under Section 160.665 shall not be prohibited from carrying a firearm into any school, onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school (6) Establishes "Blair's Law"
			 (7) Modifies and creates offenses for tampering with a judicial officer and unlawful disclosure of personally identifiable information (8) Establishes the "Peace Officer Basic Training Tuition Reimbursement Program" and the "Peace Officer Basic Training Tuition Reimbursement Fund".

211.031	New Language		If the court finds that a child has engaged in conduct that would constitute a felony if committed by an adult, the juvenile court may retain jurisdiction over the child for the purpose of depriving the child of access to a firearm
558.016, 558.019, 571.015, 571.070	HB 765 with changes	Roberts	Amends the definition of "persistent offender" to include individuals who have been found guilty of a dangerous felony, as defined in Section 556.061. Clarifies that the offense of "armed criminal action" is an unclassified felony and removes the upper limits of sentence enhancements when a person is convicted of armed criminal action in addition to the underlying offense. Prohibits any person convicted of armed criminal action from being eligible for probation, conditional release, or suspended imposition or execution of sentence. Amends the penalty for the offense of unlawful possession of a firearm to a class C felony, unless a person has been convicted of a dangerous felony or the person has a prior conviction of unlawful possession of a firearm, in which case it is a class B felony.
569.170, 569.175	HCS HB 187 & 570	Murphy	Adds to the offense of burglary in the second degree when a person unlawfully enters a motor vehicle or any part of a motor vehicle with the intent to commit a felony or theft. Defines "enters" as a person intruding with any part of the body or any physical object connected with the body. If a person who commits a violation under this provision was in possession of a firearm at the time or stole a firearm from the motor vehicle during the violation, he or she is guilty of a class C felony. Creates the offense of unlawfully gaining entry into a motor vehicle. A violation of this section is a class E felony.
579.021, 579.022	HB 1181	Allen	Creates the offense of delivery of a controlled substance causing serious physical injury, which a person commits if he or she delivers or distributes a controlled substance, as defined in the section, and serious physical injury results from the use of the controlled substance. Such offense is a class C felony. Creates the offense of delivery of a controlled substance causing death, which a person commits if he or she delivers or distributes a controlled substance, as defined in the section, and a death results from the use of the controlled substance. Such offense is a class A felony.