House	Am	endment NO
	Offered By	
	e Committee Substitute for House Bill No. 1886, Page 37, Section g after all of said section and line the following:	n 537.529, Line
" <u>547.50</u>	0. 1. The Missouri office of prosecution services may establish a	a conviction review
unit to investig	ate claims of actual innocence of any defendant, including one wh	no has pled guilty.
2. The	Missouri office of prosecution services shall have the power to pr	omulgate rules and
regulations to r	eceive and investigate claims of actual innocence.	
3. The	Missouri office of prosecution services shall create an application	process that at a
minimum shall	include that:	
(1) Any	application for review of a claim of actual innocence shall not he	ave a fee that
exceeds the fol	owing:	
(a) Ten	dollars for review of a misdemeanor conviction;	
(b) Two	enty-five dollars for review of a felony conviction;	
(c) Thi	ty-five dollars for review of a noncapital murder conviction;	
<u>(d) Thi</u>	rty-five dollars for review of a civil commitment case; or	
(e) Fift	y dollars for review of a capital murder conviction;	
(2) No	application shall be accepted if there is any pending motion, writ,	appeal, or other
natter pending	regarding the defendant's conviction. Any application filed shall	be considered a
pleading under	the Missouri rules of civil procedure, and all attorneys shall comp	oly with supreme
court rule 55.03	when signing the application. The application shall be sworn an	nd signed under
penalty of perju	ry by the applicant. Any witness statements attached shall be sw	orn and signed
under penalty o	f perjury; and	
(3) Any	review and investigation shall be based on newly discovered and	d verifiable
evidence of act	ual innocence not presented at a trial. Such newly discovered and	<u>l verifiable</u>
evidence shall	establish by clear and convincing evidence the actual innocence of	f the defendant.
<u>4. The</u>	conviction review unit shall consist of two attorneys, hired by the	executive director
of the Missouri	office of prosecution services, who have extensive experience pr	osecuting and
defending crim	inal matters, an investigator, a paralegal, and such administrative	staff as is needed to
efficiently and	effectively process all applications and claims. The executive dir	ector of the
Action Ta	ken Date	

- Missouri office of prosecution services shall coordinate the activities and budget of the conviction review unit and act as an ex officio member of the unit.
 - <u>5. Once the review is complete, the conviction review unit shall present its findings and recommendations to:</u>

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- (1) The office of the prosecuting attorney or circuit attorney who prosecuted the defendant's case, the attorney general's office if it prosecuted the case, or the special prosecutor who prosecuted the case; or
- (2) If the review was requested by a prosecuting attorney's office, the circuit attorney's office, the attorney general, or a special prosecutor, the findings and recommendations shall be presented to the office that requested the review.
- 6. The circuit attorney, prosecuting attorney, special prosecutor, attorney general's office if it prosecuted the case, Missouri office of prosecution services, or other prosecutor who prosecuted the case is not required to accept or follow the findings and recommendations of the conviction review unit.
- 7. (1) The application, investigation, reports, interviews, findings, and recommendations, and any documents, written, electronic, or otherwise, received or generated by the conviction review unit are closed records.
- 18 (2) The conviction review unit's findings and recommendations submitted to the prosecuting
 19 attorney, circuit attorney, the attorney general's office if it prosecuted the case, or the special
 20 prosecutor who prosecuted the case shall become open records after the receiving entity of the
 21 submission makes a decision not to pursue a motion under section 547.031 or, if such a motion is
 22 filed, after the finality of all proceedings under section 547.031, including appeals authorized
 23 therein."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.