

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

HCS HB 1866 _____ entitled:

AN ACT

To repeal section 590.100, RSMo , and to enact in lieu thereof one new section relating to peace officer license requirements.

With SA 1 & SA 2

In which the concurrence of the House is respectfully requested.

Respectfully,

Kristina Martin

Kristina Martin
Secretary of the Senate

RECEIVED

APR 16 2026

CHIEF CLERK

SENATE AMENDMENT NO. 1

Offered by Nurrenbern of 17

Amend HCS/House Bill No. 1866, Page 1, Section 590.100, Lines 7-9,

- 2 by striking all of said lines and renumbering the remaining
- 3 subsections accordingly.

Offered 4/15/26

Adopted 4/15/26

SENATE AMENDMENT NO. 2Offered by Bredlinof 31Amend HCS/House Bill No. 1866, Page 1, Section A, Line 2,

2 by inserting after all of said line the following:

3 "160.665. 1. Any school district or charter school
 4 within the state may designate one or more [~~elementary or~~
 5 ~~secondary school teachers or administrators~~] employees of
 6 the district or charter school as a school protection
 7 officer. The responsibilities and duties of a school
 8 protection officer are voluntary and shall be in addition to
 9 the normal responsibilities and duties of the [~~teacher or~~
 10 ~~administrator~~] employee. Any compensation for additional
 11 duties relating to service as a school protection officer
 12 shall be funded by the local school district, with no state
 13 funds used for such purpose.

14 2. Any person designated by a school district or
 15 charter school as a school protection officer shall be
 16 authorized to carry concealed firearms or a self-defense
 17 spray device in any school in the district. A self-defense
 18 spray device shall mean any device that is capable of
 19 carrying, and that ejects, releases, or emits, a nonlethal
 20 solution or projectile capable of incapacitating a violent
 21 threat. The school protection officer shall not be
 22 permitted to allow any firearm or device out of his or her
 23 personal control while that firearm or device is on school
 24 property. Any school protection officer who violates this

Offered 4/15/26

Adopted 4/15/26

25 subsection may be removed immediately from the classroom and
26 subject to employment termination proceedings.

27 3. A school protection officer has the same authority
28 to detain or use force against any person on school property
29 as provided to any other person under chapter 563.

30 4. Upon detention of a person under subsection 3 of
31 this section, the school protection officer shall
32 immediately notify a school administrator and a school
33 resource officer, if such officer is present at the school.
34 If the person detained is a student then the parents or
35 guardians of the student shall also be immediately notified
36 by a school administrator.

37 5. Any person detained by a school protection officer
38 shall be turned over to a school administrator or law
39 enforcement officer as soon as practically possible and
40 shall not be detained by a school protection officer for
41 more than one hour.

42 6. Any [teacher or administrator of an elementary or
43 secondary school] employee of a school district or charter
44 school who seeks to be designated as a school protection
45 officer shall request such designation in writing, and
46 submit it to the superintendent of the school district or
47 the executive director of the charter school governing board
48 which employs him or her [as a teacher or administrator].

49 Along with this request, any [teacher or administrator]
50 employee seeking to carry a concealed firearm on school
51 property shall also submit proof that he or she has a valid
52 concealed carry endorsement or permit, and all [teachers and
53 administrators] employees seeking the designation of school
54 protection officer shall submit a certificate of school
55 protection officer training program completion from a
56 training program approved by the director of the department
57 of public safety which demonstrates that such person has

58 successfully completed the training requirements established
59 by the POST commission under chapter 590 for school
60 protection officers.

61 7. No school district or charter school may designate
62 ~~[a teacher or administrator]~~ an employee as a school
63 protection officer unless such person has successfully
64 completed a school protection officer training program,
65 which has been approved by the director of the department of
66 public safety. No school district or charter school shall
67 allow a school protection officer to carry a concealed
68 firearm on school property unless the school protection
69 officer has a valid concealed carry endorsement or permit.

70 8. Any school district or charter school that
71 designates ~~[a teacher or administrator]~~ an employee as a
72 school protection officer shall, within thirty days, notify,
73 in writing, the director of the department of public safety
74 of the designation, which shall include the following:

75 (1) The full name, date of birth, and address of the
76 officer;

77 (2) The name of the school district; and

78 (3) The date such person was designated as a school
79 protection officer.

80 Notwithstanding any other provisions of law to the contrary,
81 any identifying information collected under the authority of
82 this subsection shall not be considered public information
83 and shall not be subject to a request for public records
84 made under chapter 610.

85 9. A school district or charter school may revoke the
86 designation of a person as a school protection officer for
87 any reason and shall immediately notify the designated
88 school protection officer in writing of the revocation. The
89 school district or charter school shall also within thirty

90 days of the revocation notify the director of the department
91 of public safety in writing of the revocation of the
92 designation of such person as a school protection officer.
93 A person who has had the designation of school protection
94 officer revoked has no right to appeal the revocation
95 decision.

96 10. The director of the department of public safety
97 shall maintain a listing of all persons designated by school
98 districts and charter schools as school protection officers
99 and shall make this list available to all law enforcement
100 agencies.

101 11. Before a school district or charter school may
102 designate ~~[a teacher or administrator]~~ an employee as a
103 school protection officer, the school board or governing
104 board shall hold a public hearing on whether to allow such
105 designation. Notice of the hearing shall be published at
106 least fifteen days before the date of the hearing in a
107 newspaper of general circulation within the city or county
108 in which the school district or charter school is located.
109 The school board or governing board may determine at a
110 closed meeting, as "closed meeting" is defined under section
111 610.010, whether to authorize the designated school
112 protection officer to carry a concealed firearm or a self-
113 defense spray device.

114 12. Each school district and charter school may
115 consider implementing a school protection officer program
116 consistent with the provisions of this section. If
117 implementing a school protection officer program, the school
118 board of each school district and governing board of each
119 charter school shall hold a public hearing and determine by
120 a vote at the hearing whether to implement such a program.

121 170.315. 1. (1) There is hereby established the
122 "Active Shooter and Intruder Response Training for Schools
123 Program (ASIRT)".

124 (2) For each school year ending before July 1, ~~[2026]~~
125 2027, each school district and charter school ~~[may]~~ shall
126 include in its teacher and school employee training a
127 component on how to properly respond to students who provide
128 them with information about a threatening situation and how
129 to address situations in which there is a potentially
130 dangerous or armed intruder in the school. Training ~~[may]~~
131 shall also include information and techniques on how to
132 address situations where an active shooter is present in the
133 school or on school property.

134 (3) For the 2026-27 school year and all subsequent
135 school years, each school district and charter school shall
136 include in its teacher and school employee training
137 components on:

138 (a) How to properly respond to students who provide a
139 teacher or school employee with information about a
140 threatening situation;

141 (b) How to address situations in which there is a
142 potentially dangerous or armed intruder in the school;

143 (c) Information and techniques on how to address
144 situations where an active shooter is present in the school
145 or on school property;

146 (d) How to identify potential threats or safety
147 hazards; and

148 (e) Protocols for emergencies in the school including,
149 but not limited to:

150 a. Evacuations;

151 b. Severe weather;

152 c. Earthquakes;

153 d. Fire; and

154 e. Medical.

155 2. For the 2026-27 school year and all subsequent
156 school years, each school district and charter school that
157 elects to provide such training shall conduct the training
158 on an annual basis. The length of training shall be
159 determined by the school district or charter school electing
160 to provide such training.

161 3. All school ~~[personnel]~~ employees may participate in
162 a simulated active shooter and intruder response drill
163 conducted and led by law enforcement professionals or school
164 safety professionals. Each drill shall include an
165 explanation of its purpose and a safety briefing.

166 4. All instructors for the program shall be certified
167 by the department of public safety's peace officers
168 standards training commission.

169 5. School districts and charter schools may consult
170 and collaborate with law enforcement authorities, emergency
171 response agencies, and other organizations and entities
172 trained to deal with active shooters or potentially
173 dangerous or armed intruders.

174 6. Public schools shall actively foster an environment
175 in which students feel comfortable sharing information they
176 have regarding a potentially threatening or dangerous
177 situation with a responsible adult. As part of each public
178 school's efforts to actively foster such environment, each
179 public school shall annually provide age-appropriate
180 information and training on the Missouri state highway
181 patrol's Courage2ReportMO (C2R) reporting mechanism or its
182 successor reporting mechanism.

183 7. For the 2026-27 school year and all subsequent
184 school years, each school district and charter school shall
185 hold an age-appropriate active shooter exercise in which
186 students, teachers, and other school employees participate

187 in and practice the procedures for safety and protection to
188 be implemented under such conditions.

189 590.010. As used in this chapter, the following terms
190 mean:

191 (1) "Commission", when not obviously referring to the
192 POST commission, means a grant of authority to act as a
193 peace officer;

194 (2) "Director", the director of the Missouri
195 department of public safety or his or her designated agent
196 or representative;

197 (3) "Peace officer", a law enforcement officer of the
198 state or any political subdivision of the state with the
199 power of arrest for a violation of the criminal code or
200 declared or deemed to be a peace officer by state statute;

201 (4) "POST commission", the peace officer standards and
202 training commission;

203 (5) "Reserve peace officer", a peace officer who
204 regularly works less than thirty hours per week;

205 (6) "School protection officer", an [elementary or
206 secondary school teacher or administrator] employee of a
207 school district or charter school who has been designated as
208 a school protection officer [by a school district]."; and

209 Further amend said bill, page 2, section 590.100, line
210 32, by inserting after all of said line the following:

211 "590.205. 1. The POST commission shall establish
212 minimum standards for school protection officer training
213 instructors, training centers, and training programs.

214 2. The director shall develop and maintain a list of
215 approved school protection officer training instructors,
216 training centers, and training programs. The director shall
217 not place any instructor, training center, or training
218 program on its approved list unless such instructor,
219 training center, or training program meets all of the POST

220 commission requirements under this section and section
221 590.200. The director shall make this approved list
222 available to every school district in the state. The
223 required training to become a school protection officer
224 shall be provided by those firearm instructors, private and
225 public, who have successfully completed a department of
226 public safety POST certified law enforcement firearms
227 instructor school.

228 3. Each person seeking entrance into a school
229 protection officer training center or training program shall
230 submit a fingerprint card and authorization for a criminal
231 history background check to include the records of the
232 Federal Bureau of Investigation to the training center or
233 training program where such person is seeking entrance. The
234 training center or training program shall cause a criminal
235 history background check to be made and shall cause the
236 resulting report to be forwarded to the school district
237 where the [elementary school teacher or administrator]
238 employee is seeking to be designated as a school protection
239 officer.

240 4. No person shall be admitted to a school protection
241 officer training center or training program unless such
242 person submits proof to the training center or training
243 program that he or she has a valid concealed carry
244 endorsement or permit.

245 5. A certificate of school protection officer training
246 program completion may be issued to any applicant by any
247 approved school protection officer training instructor. On
248 the certificate of program completion the approved school
249 protection officer training instructor shall affirm that the
250 individual receiving instruction has taken and passed a
251 school protection officer training program that meets the
252 requirements of this section and section 590.200 and

253 indicate whether the individual has a valid concealed carry
254 endorsement or permit. The instructor shall also provide a
255 copy of such certificate to the director of the department
256 of public safety.

257 6. The POST commission shall establish requirements
258 for the continuing education of all school protection
259 officers. All school protection officers shall annually
260 receive twenty hours of firearms skill development
261 training."; and

262 Further amend the title and enacting clause accordingly.