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Missouri Criminal Code 2014 Revision

History and Overview

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Preface

Missouri Criminal Code 2014 Revision

History and Overview

In 2014, the Missouri General Assembly passed Senate Bill 491, followed closely by House Bill 1371. The provisions of both bills will take effect January 1, 2017. Both bills were the product of nearly eight years' worth of labor, inside and outside the legislature. Work on a revision of the Criminal Code was initiated in 2008 by a subcommittee of The Missouri Bar's Criminal Law Committee. The proposed Revised Code recommended by The Missouri Bar Criminal Code Review Subcommittee served as the foundation for all subsequent legislative efforts.

Legislative consideration of the proposed Revised Code began in 2012, spanned three legislative sessions, and concluded in 2014. This publication, the first in a series of guidebooks on the 2014 Revisions, summarizes those legislative changes, explains their effect and importance, and provides background to put the changes in context. Future guidebooks will discuss specific offenses: assault and property offenses, sex offenses, and drug-alcohol offenses.

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This book is part of The Missouri Bar guidebook product line. These books are smaller, more focused, and more easily updated than traditional MoBarCLE deskbooks. Some of these guidebooks follow deskbooks that cover a broad perspective of a related area of the law; some of these guidebooks precede those deskbooks. And some of the guidebooks, like this one, are conceived and published as stand-alone publications.

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Jefferson City, Missouri
February 2015

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Missouri Criminal Code 2014 Revision

History and Overview

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Chapter 1

INTRODUCTION

- A. (§2) The Missouri Criminal Code (1969–1979)
- B. (§3) The Revised Missouri Criminal Code (2008–2017)

Note: Missouri’s Criminal Code will be referred to as follows throughout this chapter:

- Missouri’s Criminal Code, in general, will be referred to as the Criminal Code.
- The 1977 Missouri Criminal Code will be referred to as the Original Code.
- The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code.

(§1) Introduction

This chapter provides background for the development and legislative enactment of Missouri’s Criminal Code and, in particular, of the Revised Code and of the Original Code.

The purpose of the Original Code was “to organize Missouri’s criminal laws into a coherent body of statutes, eliminate archaic language, provide consistent and complete provisions regarding sentencing, and provide clear statements not only of the elements of the particular crime, but also of the general principles and defenses which affect criminal liability.” UNIV.

OF MO.-COLUMBIA SCH. OF LAW, THE NEW MISSOURI CRIMINAL CODE: MANUAL FOR COURT RELATED PERSONNEL § 1.1 (1978). Over the course of nearly four decades, its nature as a “coherent body of statutes” has lessened. Statute after statute has been enacted or amended, nearly all on a piecemeal basis, with little attention to the overall effect on the integrity of the Criminal Code. This “degradation” of the Criminal Code through *ad hoc* amendments has only been hastened by a regular cycle of “designer offenses” and crimes du jour.

The Revised Code reaffirms the purpose of the Original Code as a *system* of offenses, rather than a mere collection of criminal laws, updated to reflect our current reality. The contents of the Revised Code reflect adherence to several general principles:

- To use clear, accessible language and uniform organization to make the Criminal Code easier to read and understand for practitioners, elected officials, and citizens
- To consolidate offenses, eliminating those crimes that may be outdated, technologically obsolete, unused, or underutilized
- To classify offenses in such a manner that the penalties prescribed by statute are rational and proportionate to the harm involved or in comparison to other offenses
- To integrate as many major criminal offenses as practicable into the chapters of the Criminal Code

This guidebook is intended to serve solely as an introductory survey of the Revised Code, providing practitioners with an overview of its major features.



A. (§2) The Missouri Criminal Code (1969–1979)

In 1977, the General Assembly approved Senate Bill 60 (the Missouri Criminal Code), representing the first wholesale revision of the state’s criminal laws since 1835. The Original Code was the product of an eight-year process.

In 1969, Attorney General John C. Danforth initiated the formation of the Committee to Draft a Modern Criminal Code, a 28-member group of judges, lawyers, and legislators. In October 1973, the Committee completed its work and issued a draft, “The Proposed Criminal Code for the State of Missouri,” which formed the basis for subsequent legislation.

Beginning in 1974, proposed legislation was introduced and re-introduced during 4 legislative sessions. After 3 years of legislative efforts, including filibusters and stalled floor debate, the original sponsor, Senator Ike Skelton (D-Lexington) was elected to Congress. Another member of the Committee to Draft a Modern Criminal Code, Senator George Murray (R-St. Louis County), served as sponsor of Senate Bill 60. Approved by the legislature June 15, 1977, and signed into law by Governor Teasdale July 6, 1977, Senate Bill 60 took effect January 1, 1979, providing an 18-month period to prepare for its implementation.

B. (§3) The Revised Missouri Criminal Code (2008–2017)

In reality, the statutory changes constituting the Revised Code were not enacted in a single piece of legislation but, rather, a collection of bills. As the broader legal community takes advantage of the two-year implementation period to review the Revised Code before the 2017 effective date, additional alterations are likely to be enacted during the two intervening legislative sessions. On the next page is an outline of the primary bills comprising or likely to comprise the full Revised Code:

- **House Bill 215, 97th Gen. Assembly, 1st Reg. Sess. (Mo. 2013)**—This bill contained amendments to the state’s sexual offenses, changes that were based on the proposed Revised Code but were enacted a year earlier than Senate Bill 491 and took effect August 28, 2013.
- **Senate Bill 491, 97th Gen. Assembly, 2nd Reg. Sess. (Mo. 2014)**—With a final total of 645 pages, Senate Bill 491 constitutes the core of the Revised Code, with an effective date of January 1, 2017.
- **House Bill 1371, 97th Gen. Assembly, 2nd Reg. Sess. (Mo. 2014)**—Approved during the 2014 session, this “addendum” bill repealed and reenacted a series of sections from Senate Bill 491, incorporating suggested changes from the executive branch. Its provisions will take effect January 1, 2017.
- **Senate Bill 112**—Pre-filed for the 2015 legislative session, this bill carries forward the work done in 2014 and incorporates early reaction to the Revised Code. It modifies several offenses to reflect the changes in authorized terms of imprisonment made with Senate Bill 491. Those sections relating to the Revised Code would take effect January 1, 2017.

In 2014, the Missouri General Assembly passed Senate Bill 491, followed closely by House Bill 1371. The provisions of both bills will take effect January 1, 2017. Both bills were the product of nearly eight years’ worth of labor, inside and outside the legislature. Work on a revision of the Criminal Code was initiated in 2008 by a subcommittee of The Missouri Bar’s Criminal Law Committee. The proposed Revised Code recommended by The Missouri Bar Criminal Code Review Subcommittee served as the foundation for all subsequent legislative efforts.

Legislative consideration of the proposed Revised Code began in 2012, spanned three legislative sessions, and concluded in 2014. Early in 2012, two bills were introduced:

1. Senate Bill 872, sponsored by Senator Jolie Justus (D-Kansas City)
2. House Bill 1897, sponsored by Representative Stanley Cox (R-Sedalia)

1

Beyond referral to committees, no further action was taken in either chamber.

During the 2012 session, the General Assembly established a statutory Joint Interim Committee on the Missouri Criminal Code. Co-chaired by Senator Justus and Representative Cox, the Joint Interim Committee met during the interim between the 2012 and 2013 legislative sessions. Over the course of six hearings held in September and October, the six committee members heard testimony from a wide variety of witnesses, including prosecutors, public defenders and other criminal defense attorneys, criminal offenders, victims, and advocacy groups. The joint committee completed its task and submitted its report in November 2012.

When the General Assembly convened for the 2013 legislative session, the Revised Code was reintroduced as House Bill 210 (Cox) and Senate Bill 253 (Justus). Both the House and Senate Judiciary Committees held an extensive series of public hearings on their respective versions of the Revised Code. House Bill 210 was forwarded to the full House of Representatives, which approved it by a floor vote of 150 in favor and 7 opposed. In the Senate, House Bill 210 was referred to the Judiciary Committee, which conducted a hearing on it. But with mere weeks remaining in the session, and considering the scope and length of the bills, the sponsors and Senate leadership determined it prudent to defer debate in the Senate until the 2014 session. During the interim, the Senate Judiciary Committee formed a Subcommittee on the Missouri Criminal Code to superintend the preparation of resource materials for legislators and, in September, conducted an additional hearing on the Revised Code at The Missouri Bar Annual Meeting.

In 2014, the Revised Code was reintroduced once more as Senate Bill 491, co-sponsored by Senator Justus and Senator Bob Dixon (R-Springfield), and House Bill 1371, sponsored by Representative Cox. Each chamber moved its respective version through the committee process and floor debate at a steady pace:

Senate Bill 491:

- February 3, 2014—The Senate Judiciary Committee approved a committee substitute after two hearings on Senate Bill 491.
- March 11, 2014—Floor debate began.
- April 7, 2014—A floor substitute with two perfecting amendments was offered and adopted.
- April 10, 2014—The floor substitute for Senate Bill 491 was third read and passed by a vote of 29 yeas and 3 nays.

House Bill 1371:

- January 19, 2014—The House Judiciary Committee conducted a public hearing and approved a committee substitute for House Bill 1371.
- April 8, 2014—House Bill 1371 was taken up for perfection by the full House and adopted, with two perfecting amendments.
- April 10, 2014—The House committee substitute for House Bill 1371 was third read and passed by a vote of 130 to 24.

Therefore, by April 2014, each chamber had approved a version of the Revised Code. The primary sponsors considered the differences between the House and Senate bills and crafted a consensus committee substitute to be considered by each chamber. The House acted swiftly, moving the Senate

bill from committee to the floor for debate in the space of two weeks. On April 24, 2014, the House third read and passed the House committee substitute for Senate Bill 491, as amended, by a vote of 140 to 15, a greater margin than the vote on the original House bill. That same day, the Senate concurred in the House changes. The Senate third read and passed the House committee substitute for Senate Bill 491 by a vote of 28 yeas and 2 nays; two senators were absent, having voted affirmatively on the original Senate bill. The final version of Senate Bill 491 was signed by the presiding officers the following week, on April 28, 2014, and delivered to the Governor.

Under the Missouri Constitution, in the 15 days following presentment of the bill, Governor Nixon had the option of either signing the bill or vetoing it. Instead, taking no action, he allowed the bill to become law under article III, § 31, of the Missouri Constitution. At the same time, the executive branch provided a list of concerns with the bill as drafted. While Senate Bill 491 had been moving through the House, the Senate sponsors had continued to usher House Bill 1371 through the Senate. The Senate Judiciary Committee approved a committee substitute identical to the final version of Senate Bill 491 as approved by the General Assembly. The Senate committee substitute for House Bill 1371 was replaced with a much narrower Senate substitute incorporating the suggestions provided by the Executive Branch, targeting 32 specific sections of Senate Bill 491 for amendment. This “addendum” to the Revised Code was signed by the presiding officers May 30, 2014, and delivered to the Governor. The Governor signed House Bill 1371 into law July 9, 2014.

Table 1.1

Comparison of Senate Bill 60 (1977) With Senate Bill 491 and House Bill 1371 (2014)		
Specifics	Senate Bill 60	Senate Bill 491 House Bill 1371
Length/Statutory Sections	328 pages/ 220 sections	645 pages/ 685 sections 135 pages/ 32 sections
Effective Date	January 1, 1979	January 1, 2017
Floor Votes	Senate: 30-2 (2 absentees) House: 141-17 (4 absentees, 1 vacancy)	S.B. 491 Senate: 28-2 (2 absentees, 2 vacancies) House: 140-15 (5 absentees, 3 vacancies) H.B. 1371 Senate: 31-0 (1 absentee, 2 vacancies) House: 134-10 (15 absentees, 4 vacancies)
Truly Agreed to & Finally Passed	June 15, 1977	S.B. 491 April 24, 2014 H.B. 1371 May 16, 2014
Gubernatorial Action	Signed—July 6, 1977	S.B. 491: No gubernatorial action taken—delivered to Secretary of State May 13, 2014 H.B. 1371: Signed— July 9, 2014

GENERAL PROVISIONS

- A. Organization of the Revised Criminal Code
 - 1. (§4) Structural Modifications
 - 2. (§5) Excluded Statutory Chapters or Sections
 - 3. (§6) Code Definitions and Grammatical Changes
- B. Classification of Offenses, Fines, and Imprisonment
 - 1. (§7) Classification of Offenses
 - 2. (§8) Fines
 - 3. (§9) Extended Terms for Repeat and Dangerous Offenders
 - 4. (§10) Inchoate Offenses

Note: Missouri's Criminal Code will be referred to as follows throughout this chapter:

- Missouri's Criminal Code, in general, will be referred to as the Criminal Code.
- The 1977 Missouri Criminal Code will be referred to as the Original Code.
- The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code.
- Missouri's Criminal Code, in general before the Revised Code, will be referred to as the pre-Revised Code.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

Status of Statute in Revised Code	Format Example
Amended Statute	§ 565.110 (amended)
Transferred Statute	§ 569.095 (transferred to § 574.140) § 574.140 (formerly § 569.095)
Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

A. Organization of the Revised Criminal Code

1. (§4) Structural Modifications

The 2014 Revised Code, effective January 1, 2017, retains the same basic four-part structure as the Original Code:

1. Preliminary Provisions, Chapter 556, RSMo
2. Disposition of Offenders, Chapters 557–561, RSMo
3. General Provisions, Chapters 562–564, RSMo
4. Specific Offenses, Chapters 565–579, RSMo

Chapter 578, RSMo, Miscellaneous Offenses, was added at a later date. The defining features of the Original Code remain essentially unchanged:

- The classification of offenses into felonies, misdemeanors, and infractions for purposes of sentencing
- The provision of clear statements of the elements of particular offenses
- The articulation of clear statements of general principles and defenses that affect criminal liability

- The determination of punishments according to the severity of the offense or degree of harm
- The use of a common set of definitions or terms

2

Therefore, the overall structure of the Revised Code mirrors its predecessor in every major respect. The structural impact of the revision reflects an attempt to carry forward one of the major objectives of the Original Code: to simplify and clarify the criminal law by repealing or combining multiple offenses into fewer sections and logically grading them. Criminal offenses still remain widely scattered throughout the Revised Statutes, so wherever possible, the Revised Code attempts to gather them together in its chapters and remove from Criminal Code chapters the material that is not criminal in nature. Nevertheless, a significant number of criminal offenses still remain outside the bounds of the Revised Code.

Within the general chapters of the Revised Code, Chapters 556–564, the changes were relatively straightforward. Four of the following six sections relating to criminal fines were transferred to Chapter 558, RSMo, and two were repealed, effective January 1, 2017:

- Fines for felonies—§ 560.011 is transferred to § 558.002
- Fines for misdemeanors and infractions—§ 560.016 is transferred to § 558.002
- Fines for corporations—§ 560.021 is repealed as of January 1, 2017; effective January 1, 2017, see § 558.002 (formerly § 560.011)
- Imposition of fines—§ 560.026 is transferred to § 558.004
- Response to nonpayment—§ 560.031 is transferred to § 558.006

- Revocation of a fine—§ 560.036 is transferred to § 558.008

After various repeals, only two sections remained in the Original Code in Chapter 564, RSMo, Inchoate Offenses: attempt, § 564.011, and conspiracy, § 564.016. Both sections have been transferred to Chapter 562, RSMo, General Principles of Liability. Section 564.011 is transferred to § 562.012, and § 564.016 is transferred to § 562.014.

Changes in the specific offense chapters of the Revised Code were more extensive, including:

- the consolidation of offenses, the repeal of numerous “designer” offenses, and the addition of new sentencing enhancements;
- the transfer of certain regulatory or reporting statutes out of the Criminal Code;
- the transfer of certain provisions into the Revised Code or their inclusion in different chapters because they related more directly to the title or subject matter of a particular chapter; and
- changes with respect to offense nomenclature and the various degrees of particular offenses.

The most notable changes relate to the effort to provide greater distinction between purely regulatory offenses and criminal offenses. For instance, the criminal provisions in Chapter 195, RSMo, Drug Regulations, have been moved into a new Chapter 579, RSMo, Controlled Substances Offenses. With this move, criminal justice practitioners who primarily need to refer to the criminal provisions can consult them in a single location, not interspersed with regulatory offenses. For the same reason, some pre-revision criminal provisions relating to intoxicated driving, boating, or aircraft operation have been transferred to Chapter 577, RSMo, Public Safety Offenses, while provisions located in Chapter 577 were

exported to other chapters, such as Chapter 302, RSMo, Drivers' and Commercial Drivers' Licenses; Chapter 305, RSMo, Aircrafts and Airports; and so forth.



In other instances, an effort was made to more closely align offenses and chapters based on subject matter. Robbery in the first and second degrees, pre-revision §§ 569.020 and 569.030, have been transferred to Chapter 570, RSMo, Robbery, Stealing and Related Offenses, as §§ 570.023 and 570.025, respectively. Also, based on their subject matter, numerous sections previously located in Chapter 578, RSMo, Miscellaneous Offenses, have been transferred to other chapters within the Revised Code. See Table 2.1 on the next page.

Table 2.1

Revised Code Miscellaneous Offense Statutes		
Offense	Statute Effective 1/1/17	Former Statute
Agroterrorism	§ 574.130	§ 578.008
Failure to return rented personal property	§ 570.057	§ 578.150
Possession of anhydrous ammonia	§ 579.095	§ 578.154
Entering or defacing a cave without permission	§ 569.135	§ 578.210
Cave Resources Act	§ 569.137	§§ 578.200–578.225
Inhalation of certain substances	§§ 579.097–579.103	§§ 578.250–578.265
Bus and bus terminal passenger safety	§§ 577.700–577.718	§§ 578.300–578.330
Unlawful acts relating to public assistance benefits	§§ 570.400–570.410	§§ 578.375–578.392
Crop Protection Act	§ 569.132	§§ 578.414–578.420
Possession of tool to break into vending machine	§ 569.075	§ 578.445

Revised Code Miscellaneous Offense Statutes		
Offense	Statute Effective 1/1/17	Former Statute
Threatening over the internet	§ 565.240	§ 578.450
Audiovisual recording devices	§ 570.302	§ 578.500
Unlawful funeral protests	§ 574.160	§§ 578.501–578.503
Misuse of military medals	§ 570.350	§ 578.510
Driver’s license fraud	§ 570.375	§ 578.570



2. (§5) Excluded Statutory Chapters or Sections

Wide-ranging as it might have been, the Revised Code did not make alterations to every part of the Original Code. The Original Code omitted three major areas:

1. Homicide offenses
2. Narcotics offenses
3. Weapons offenses

At the time, the homicide offenses had only recently been enacted by the General Assembly, including the sections related to capital murder and the death penalty. Those sections had been recently revised with respect to the imposition of the death penalty in light of recent United States Supreme Court caselaw. The narcotics offenses were later revised with the Comprehensive Drug Control Act of 1989, Pub. L. No. 91-513, 84 Stat. 1236, and Chapter 571, RSMo, Weapons Offenses. The pre-Revised Code weapons offenses were not revised.

Coincidentally, the Revised Code also omits two of these three major areas, leaving in force the pre-revision statutes by neither repealing nor revising them. Although the proposed Revised Code included recommended revisions relating to weapons offenses and narcotics offenses, only the revisions to the drug offenses were retained in Senate Bill 491. S.B. 491, 97th Gen. Assembly, 2nd Reg. Sess. (Mo. 2014).

In their current form, portions of Chapter 571 present difficulties for practitioners. The unlawful use of weapons provision—§ 571.030, RSMo Supp. 2014—is particularly problematic. There are 11 distinct actions that constitute violations of the section, as well as 12 different categories of persons who are exempt from the application of one or more of those subdivisions. In the proposed Revised Code, it was recommended to divide § 571.030 into 8 separate statutes to make it easier to read. In addition, the proposed Revised Code would have moved regulatory provisions relating to concealed carry permits into Chapter 319, General Safety Requirements.

But avoiding the enactment of multiple or conflicting sections of statutes was one of the major legislative challenges with the Revised Code. Given the number of bills during the 2013 and 2014 legislative sessions relating to weapons offenses in Chapter 571, the chapter was excluded from Senate Bill 491 as a practical matter. To the extent necessary to align them with the new felony classifications before the effective date of the Revised Code, certain sections from Chapter 571 are included in Senate Bill 112, which was filed for the 2015 legislative session. S.B. 112, 98th Gen. Assembly, 1st Reg. Sess. (Mo. 2015).

Practical considerations also dictated the exclusion of the first degree murder statute from the Revised Code bills. In 2012, with its decision in *Miller v. Alabama*, 132 S. Ct. 2455 (2012), the United States Supreme Court ruled that mandatory life sentences without parole for criminal offenders under the age of 18 years are

unconstitutional. Neither of the two punishments for first degree murder provided in current Missouri law is enforceable against juvenile offenders. The Joint Interim Committee on the Missouri Criminal Code heard testimony about the necessity for amendment of Missouri's first degree murder statute in light of the *Miller* decision and related Supreme Court of Missouri caselaw. See *State v. Hart*, 404 S.W.3d 232 (Mo. banc 2013); *State v. Nathan*, 404 S.W.3d 253 (Mo. banc 2013). Within the Missouri Senate, a route to a consensus policy response on the matter was not readily apparent. Therefore, proposed amendments to § 565.020, RSMo, were filed as individual bills in 2013 (Senate Bill 377) and 2014 (Senate Bill 790).

2

3. (§6) Code Definitions and Grammatical Changes

The Revised Code includes a number of universal grammatical changes, most of which have been incorporated into legislative drafting standards, with updates being made to statutes on a section-by-section basis as they are amended in legislation. These changes include:

- replacing the term “crime” with the term “offense”;
- standardizing the names of offenses;
- replacing the term “person” with the term “defendant”; and
- amending statutes to make them gender neutral.

Defined terms used regularly throughout the Revised Code have been collected together in the general definitions section of Chapter 556, RSMo, Preliminary Provisions. The number of terms included in the Original Code definitions section, § 556.061 (amended), has increased from 32 to 50. This increase is a result of definitions previously scattered elsewhere throughout the Original

Code chapters being collected in the section with existing Code definitions. With respect to those definitions not transferred to Chapter 556, two approaches have been taken. Those terms used in only one or a few sections within a particular chapter have been left alone, while terms used throughout a single chapter are now included in each chapter definitions section at the beginning of the applicable chapter.

Also, the term “found guilty” includes convictions, guilty pleas, and suspended impositions of sentences, so the specific list of ways one can be found guilty has been replaced throughout the Revised Code with the general term “found guilty.”

Below is an alphabetical listing of definitions from the Revised Code (including the unrevised Chapter 571, RSMo, Weapons Offenses). A definition is labeled Code Definition and appears in bold if the term applies across the Revised Code, and is labeled Chapter [Number] Definition if its use is limited to the designated chapter(s) of the Revised Code. The Chapter 556 definitions encompass both Chapter 566, RSMo, Sexual Offenses, and Chapter 568, RSMo, Offenses Against the Family. The scope of the chapter definitions for Chapter 195, RSMo, Drug Regulations, has been expanded to include the new Chapter 579, RSMo, Controlled Substance Offenses.

A

- **Access (Code Definition)**
- Addict (Chapter 195 and 579 Definition)
- Adequate cause (Chapter 565 Definition)
- Administer (Chapter 195 and 579 Definition)
- Adult arcade (Chapter 573 Definition)
- Adult bookstore *or* adult video store (Chapter 573 Definition)
- Adult cabaret (Chapter 573 Definition)
- Adult motion picture theater (Chapter 573 Definition)
- Adulterated (Chapter 570 Definition)

- Advance gambling activity (Chapter 572 Definition)
- Affidavit (Chapter 575 and 576 Definition)
- **Affirmative defense (Code Definition)**
- Agent (Chapter 195 and 579 Definition)
- Aggravated boating offender (Chapter 577 Definition)
- Aggravated offender (Chapter 577 Definition)
- Aggravated sexual offense (Chapter 566 and 568 Definition)
- All-terrain vehicle (Chapter 577 Definition)
- Antique, curio or relic firearm (Chapter 571 Definition)
- Antique firearm (Chapter 571 Definition)
- Appropriate (Chapter 570 Definition)
- Attorney for the state (Chapter 195 and 579 Definition)

2

B

- Blackjack (Chapter 571 Definition)
- Blasting agent (Chapter 571 Definition)
- Bookmaking (Chapter 572 Definition)
- **Burden of injecting the issue (Code Definition)**

C

- Cave or Cavern (Chapter 569 Definition)
- Characterized by (Chapter 573 Definition)
- Check (Chapter 570 Definition)
- Child (Chapter 565 Definition)
- Child (Chapter 573 Definition)
- Child pornography (Chapter 573 Definition)
- Chronic boating offender (Chapter 577 Definition)
- Chronic offender (Chapter 577 Definition)
- Coercion (Chapter 570 Definition)
- **Commercial film and photographic print processor (Code Definition)**
- Commercial sex act (Chapter 566 and 568 Definition)
- **Computer (Code Definition)**

- **Computer equipment (Code Definition)**
- **Computer hardware (Code Definition)**
- **Computer network (Code Definition)**
- **Computer program (Code Definition)**
- **Computer-related documentation (Code Definition)**
- **Computer software (Code Definition)**
- **Computer system (Code Definition)**
- Concealable firearm (Chapter 571 Definition)
- Conduct (Chapter 565 Definition)
- **Confinement (Code Definition)**
- **Consent (Code Definition)**
- Contest of chance (Chapter 572 Definition)
- **Controlled substance (Code Definition)**
- Controlled substance (Chapter 577 Definition)
- Controlled substance (Chapter 195 and 579 Definition)
- Controlled substance analogue (Chapter 195 and 579 Definition)
- Counterfeit substance (Chapter 195 and 579 Definition)
- Course of conduct (Chapter 565 Definition)
- Court (Chapter 577 Definition)
- Credit device (Chapter 570 Definition)
- **Criminal negligence (Code Definition)**
- Curio for relic firearm (Chapter 571 Definition)
- **Custody (Code Definition)**

D

- **Damage (Code Definition)**
- **Dangerous felony (Code Definition)**
- **Dangerous instrument (Code Definition)**
- **Data (Code Definition)**
- Deadly force (Chapter 563 Definition)
- **Deadly weapon (Code Definition)**
- Dealer (Chapter 570 Definition)
- Debit device (Chapter 570 Definition)
- Deceit or deceive (Chapter 570 Definition)
- Deface (Chapter 571 Definition)

- Deliberation (Chapter 565 Definition)
- Deliver *or* delivery (Chapter 195 and 579 Definition)
- Dentist (Chapter 195 and 579 Definition)
- Depressant or stimulant substance (Chapter 195 and 579 Definition)
- Deprive (Chapter 570 Definition)
- Detonator (Chapter 571 Definition)
- Deviate sexual intercourse (Chapter 566 and 568 Definition)
- **Digital camera (Code Definition)**
- **Disability (Code Definition)**
- Dispense (Chapter 195 and 579 Definition)
- Distribute (Chapter 195 and 579 Definition)
- Distributor (Chapter 195 and 579 Definition)
- Domestic victim (Chapter 565 Definition)
- Drive, driving, operates *or* operating (Chapter 577 Definition)
- Drug (Chapter 195 and 579 Definition)
- Drug-dependent person (Chapter 195 and 579 Definition)
- Drug paraphernalia (Chapter 195 and 579 Definition)
- Dwelling (Chapter 563 Definition)

2

E

- **Elderly person (Code Definition)**
- Electronic benefits card *or* EBT card (Chapter 570 Definition)
- Emotional distress (Chapter 565 Definition)
- Employ, employee *or* employment (Chapter 573 Definition)
- Enter unlawfully *or* remain unlawfully (Chapter 569 Definition)
- Explicit sexual material (Chapter 573 Definition)
- Explosive weapon (Chapter 571 Definition)

F

- Federal narcotics laws (Chapter 195 and 579 Definition)
- **Felony (Code Definition)**
- Financial institution (Chapter 570 Definition)
- Firearm (Chapter 571 Definition)
- Firearm silencer (Chapter 571 Definition)
- Flight crew member (Chapter 577 Definition)
- Food stamps (Chapter 570 Definition)
- Forced labor (Chapter 566 and 568 Definition)
- **Forcible compulsion (Code Definition)**
- Forcible felony (Chapter 563 Definition)
- Forcibly steals (Chapter 570 Definition)
- Full or partial nudity (Chapter 565 Definition)
- Furnish (Chapter 573 Definition)

G

- Gambling (Chapter 572 Definition)
- Gambling device (Chapter 572 Definition)
- Gambling record (Chapter 572 Definition)
- Gas gun (Chapter 571 Definition)
- Government (Chapter 575 and 576 Definition)

H

- Habitual boating offender (Chapter 577 Definition)
- Habitual offender (Chapter 577 Definition)
- Highway (Chapter 575 and 576 Definition)
- Hospital (Chapter 195 and 579 Definition)

I

- Identifiable minor (Chapter 573 Definition)
- Imitation controlled substance (Chapter 195 and 579 Definition)
- Immediate precursor (Chapter 195 and 579 Definition)
- **Incapacitated (Code Definition)**

- **Infraction (Code Definition)**
- **Inhabitable structure (Code Definition)**
- Internet service (Chapter 570 Definition)
- Intoxicated (Chapter 571 Definition)
- Intoxicated *or* intoxicated condition (Chapter 577 Definition)
- Intoxication-related boating offense (Chapter 577 Definition)
- Intoxication-related traffic offense (Chapter 577 Definition)

2

J

- Judicial proceeding (Chapter 575 and 576 Definition)
- Juror (Chapter 575 and 576 Definition)
- Jury (Chapter 575 and 576 Definition)

K

- Knife (Chapter 571 Definition)
- **Knowingly (Code Definition)**
- Knuckles (Chapter 571 Definition)

L

- Laboratory (Chapter 195 and 579 Definition)
- **Law enforcement officer (Code Definition)**
- Law enforcement officer *or* arresting officer (Chapter 577 Definition)
- Legal custody (Chapter 565 Definition)
- Lottery *or* policy (Chapter 572 Definition)

M

- Machine gun (Chapter 571 Definition)
- Manufacture (Chapter 195 and 579 Definition)
- Marijuana (Chapter 195 and 579 Definition)
- Material (Chapter 573 Definition)

- Means of identification (Chapter 570 Definition)
- Merchant (Chapter 570 Definition)
- Methamphetamine precursor drug (Chapter 195 and 579 Definition)
- Minor (Chapter 573 Definition)
- **Misdemeanor (Code Definition)**
- Mislabeled (Chapter 570 Definition)

N

- Narcotic drug (Chapter 195 and 579 Definition)
- Nudity *or* state of nudity (Chapter 573 Definition)

O

- Obscene (Chapter 573 Definition)
- **Of another (Code Definition)**
- **Offense (Code Definition)**
- Official proceeding (Chapter 575 and 576 Definition)
- Official written order (Chapter 195 and 579 Definition)
- Operate a vessel (Chapter 577 Definition)
- Operator (Chapter 573 Definition)
- Opiate (Chapter 195 and 579 Definition)
- Opium poppy (Chapter 195 and 579 Definition)
- Over-the-counter sale (Chapter 195 and 579 Definition)

P

- Parent (Chapter 565 Definition)
- Performance (Chapter 573 Definition)
- Persistent boating offender (Chapter 577 Definition)
- Persistent offender (Chapter 577 Definition)
- Person (Chapter 195 and 579 Definition)
- Person having a right of custody (Chapter 565 Definition)
- Pharmacist (Chapter 195 and 579 Definition)
- Pharmacy (Chapter 570 Definition)
- Photographs *or* films (Chapter 565 Definition)

- **Physical injury (Code Definition)**
- **Place of confinement (Code Definition)**
- Place where a person would have a reasonable expectation of privacy (Chapter 565 Definition)
- Player (Chapter 572 Definition)
- Police animal (Chapter 575 and 576 Definition)
- Poppy straw (Chapter 195 and 579 Definition)
- Pornographic for minors (Chapter 573 Definition)
- **Possess or possessed (Code Definition)**
- Possessed *or* possessing a controlled substance (Chapter 195 and 579 Definition)
- Practitioner (Chapter 195 and 579 Definition)
- Premises (Chapter 563 Definition)
- Premises (Chapter 573 Definition)
- Private person (Chapter 563 Definition)
- Private property (Chapter 563 Definition)
- Private property (Chapter 574 Definition)
- Production (Chapter 195 and 579 Definition)
- Professional player (Chapter 572 Definition)
- Profit from gambling activity (Chapter 572 Definition)
- Projectile weapon (Chapter 571 Definition)
- Promote (Chapter 573 Definition)
- **Property (Code Definition)**
- Property (Chapter 570 Definition)
- Property of another (Chapter 574 Definition)
- Public assistance benefits (Chapter 570 Definition)
- Public place (Chapter 574 Definition)
- Public record (Chapter 575 and 576 Definition)
- **Public servant (Code Definition)**
- **Purposely (Code Definition)**

2

R

- **Recklessly (Code Definition)**
- Registry number (Chapter 195 and 579 Definition)
- Regularly (Chapter 573 Definition)
- Residence (Chapter 563 Definition)
- Rifle (Chapter 571 Definition)

S

- Sadomasochistic abuse (Chapter 573 Definition)
- Sale (Chapter 195 and 579 Definition)
- Semi-nude *or* state of semi-nudity (Chapter 573 Definition)
- Semi-nude model studio (Chapter 573 Definition)
- **Serious emotional injury (Code Definition)**
- **Serious physical injury (Code Definition)**
- **Services (Code Definition)**
- Services (Chapter 570 Definition)
- Sexual conduct (Chapter 566 and 568 Definition)
- Sexual conduct (Chapter 573 Definition)
- Sexual contact (Chapter 566 and 568 Definition)
- Sexual encounter center (Chapter 573 Definition)
- Sexual intercourse (Chapter 566 and 568 Definition)
- **Sexual orientation (Code Definition)**
- Sexual performance (Chapter 573 Definition)
- Sexually explicit conduct (Chapter 573 Definition)
- Sexually oriented business (Chapter 573 Definition)
- Short barrel (Chapter 571 Definition)
- Shotgun (Chapter 571 Definition)
- Slot machine (Chapter 572 Definition)
- Something of value (Chapter 572 Definition)
- Special victim (Chapter 565 Definition)
- Specified anatomical areas (Chapter 573 Definition)
- Specified sexual activity (Chapter 573 Definition)
- Spring gun (Chapter 571 Definition)
- State (Chapter 195 and 579 Definition)
- Stealing-related offense (Chapter 570 Definition)
- Substantial (Chapter 573 Definition)
- Sudden passion (Chapter 565 Definition)
- Switchblade knife (Chapter 571 Definition)
- Synthetic cannabinoid (Chapter 195 and 579 Definition)

T

- Testimony (Chapter 575 and 576 Definition)
- To tamper (Chapter 569 Definition)
- Trier (Chapter 565 Definition)



U

- Ultimate user (Chapter 195 and 579 Definition)
- Unlawful (Chapter 572 Definition)
- Unlawfully enter (Chapter 563 Definition)
- Utility (Chapter 569 Definition)

V

- **Vehicle (Code Definition)**
- **Vessel (Code Definition)**
- Victim (Chapter 575 and 576 Definition)
- Video service (Chapter 570 Definition)
- Views (Chapter 565 Definition)
- Visual depiction (Chapter 573 Definition)
- Voice over internet protocol service (Chapter 570 Definition)
- **Voluntary act (Code Definition)**
- **Vulnerable person (Code Definition)**

W

- Wholesaler (Chapter 195 and 579 Definition)
- Witness (Chapter 575 and 576 Definition)
- Writing (Chapter 570 Definition)

Below are other definitions of wider significance, the use of which is limited to specific sections:

- Extended terms for prior criminal conduct, § 558.016 (amended):
 - Prior offender
 - Persistent offender
 - Dangerous offender
 - Persistent misdemeanor offender
- Prior and persistent assault offenders, § 565.079 (formerly § 565.063):
 - Assault offense
 - Persistent assault offender
 - Prior assault offender
- Prior and persistent drug offenders, § 579.170 (formerly § 195.275):
 - Persistent drug offender
 - Prior drug offender

B. Classification of Offenses, Fines, and Imprisonment

1. (§7) Classification of Offenses

The pre-Revised Code classified offenses into four felony and three misdemeanor categories, adding a new category of offense: infractions. In contrast with the three felony and two misdemeanor categories recommended by the Model Penal Code (American Law Institute 1981), the pre-Revised Code added an additional category to each, for a total of four felonies and three misdemeanors. The Revised Code retains this basic framework and makes similar additions to it. In the Revised Code, there are five classes of felonies and four classes of misdemeanors. The Revised Code includes a class E felony, but in reality, the class C felony represents the new felony category.

Under the Revised Code, the two highest felony classes remain unchanged:

- Class A felonies are punishable by a term of imprisonment of 10 to 30 years, or life.
- Class B felonies are punishable by a term of 5 to 15 years.

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The terms of imprisonment for the remaining three classes of felonies are as follows:

- 3 to 10 years for class C felonies
- 1 day to 7 years for class D felonies (term for current class C felonies)
- 1 day to 4 years for class E felonies (term for current class D felonies)

The new class C felony was created to close a “gap” between the authorized terms of imprisonment for the pre-Revision class C and B felonies, which currently jump from a maximum of 7 years to a maximum of 15 years. In turn, the current C and D felony categories have been reclassified as D and E felonies, respectively, with the same authorized terms of imprisonment. The result is a more graduated stair-step pattern in the sentencing ranges: 30, 15, 10, 7, 4.

The Revised Code also adds a new fourth category of misdemeanor—class D—under which the penalty is a fine only, rather than jail time. This provides greater flexibility for legislators in assigning classifications to offenses. In theory, it also aims to alleviate to a limited degree some pressures on the Missouri State Public Defender system, whose attorneys represent those indigent offenders facing jail time, even if the jail time is unlikely to materialize based on general sentencing practices.

Table 2.2

Felony Guidelines			
Original Code		Revised Code	
Current Class	Sentence Range	Revised Class	Revised Sentence Range
Class A felony	10–30 years or life	Class A felony	10–30 years or life
Class B felony	5–15 years	Class B felony	5–15 years
		Class C felony	3–10 years
Class C felony	1 day to 7 years, or a fine	Class D felony	1 day to 7 years, or a fine
Class D felony	1 day to 4 years, or a fine	Class E felony	1 day to 4 years, or a fine

2. (§8) Fines

In addition to the felony and misdemeanor classifications, the fine structure has been adjusted in the Revised Code, with the maximum fines being increased to account for inflation. The maximum fines permissible under statute have remained unchanged since the Original Code was enacted in 1977.

No fines are authorized currently on either class A or B felonies, with confinement being the sole punishment. The Revised Code maintains the current framework but also excludes the new class C felonies from the fine schedule. The maximum level of fines possible on class D and E felonies is doubled, from \$5,000 to \$10,000. Class A, B, C, and D misdemeanors will now be punishable by maximum fines of \$2,000, \$1,000, \$750, and \$500, respectively. The maximum fine for infractions has been raised from \$200 to \$400.

Table 2.3

Fine Schedule			
Original Code		Revised Code	
Current Class	Fine Limit	Revised Class	Revised Fine Limit
Class C and D felonies	\$5,000	Class D and E felonies	\$10,000
Class A misdemeanor	\$1,000	Class A misdemeanor	\$2,000
Class B misdemeanor	\$500	Class B misdemeanor	\$1,000
Class C misdemeanor	\$300	Class C misdemeanor	\$750
Infraction	\$200	Class D misdemeanor	\$500
		Infraction	\$400



3. (§9) Extended Terms for Repeat and Dangerous Offenders

Under the Revised Code, the court may still sentence a person to an extended term of imprisonment if:

- (1) The defendant is a **persistent offender** or a **dangerous offender**, *and* the person is **sentenced under subsection 7 of this section**;
- (2) The statute under which the person was found guilty contains a **sentencing enhancement provision** that is based on a **prior finding of guilt or a finding of prior criminal conduct**, and the person is **sentenced according to the statute**; or
- (3) A **more specific sentencing enhancement provision** applies that is based on a **prior finding of guilt or a finding of prior criminal conduct**.

Section 558.016.1 (Revised Code, emphasis added).
 The following categories reflect the categories present in

the Pre-Revised Code:

2. A “**prior offender**” is one who has pleaded guilty to or has been found guilty of one felony.
3. A “**persistent offender**” is one who has pleaded guilty to or has been found guilty of **two or more felonies committed at different times**.
4. A “**dangerous offender**” is one who:
 - (1) Is being sentenced for a **felony** during the commission of which he **knowingly murdered** or **endangered** or **threatened the life of another person** or **knowingly inflicted** or **attempted** or **threatened** to inflict **serious physical injury** on another person; **and**
 - (2) Has . . . been found guilty of a **class A or B felony** or a **dangerous felony**.
5. A “**persistent misdemeanor offender**” is one who has . . . been found guilty of **two or more class A or B misdemeanors [under Missouri law]**, committed **at different times**, which are defined as [pre-Revision] offenses under chapters 195, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, and 576.

Section 558.016.2–.5 (pre-Revised Code, emphasis added).

Under the Revised Code, subsection 7 of § 558.016 provides that the court is to sentence a person who has been found to be a persistent offender or a dangerous offender and is found guilty of a class B, C, D, or E felony to an extended term of imprisonment that is one class higher than the offense for which the person is found guilty.

The provision governing an extended term of imprisonment for a “persistent sexual offender” or “predatory sexual offender” was § 558.018; it has been moved to Chapter 566, RSMo, Sexual Offenses, as § 566.125.

Under the Revised Code, the definition of **dangerous felony** in § 556.061(19) (amended) has been modified to include the following additional offenses:

- **assault in the second degree**, see § 565.052 (formerly § 565.060); if the victim is a **special victim**, see § 565.002(14) (amended)

- **kidnapping in the second degree**, § 565.120 (amended)
- **child molestation in the first or second degree**, §§ 566.067 (amended) and 566.068 (amended)
- an “**intoxication-related traffic offense**” or “**intoxication-related boating offense**” if the person is found to be a **habitual offender**, § 577.001 (amended)

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The list of dangerous felonies also reflects the changes in offense nomenclature for the rape and sodomy statutes already enacted in House Bill 215, 97th Gen. Assembly, 1st Reg. Sess. (Mo. 2013).

Table 2.4

General Sentencing Guidelines for Repeat Offenders		
Type of Offender	Predicate	Authorized Term of Imprisonment
Prior Offender	1 prior felony	(1) Term authorized by § 558.011 (amended); or (2) Term authorized by statute governing offense
Persistent Offender	2 or more prior felonies committed at different times	One class higher than the class B, C, D, or E felony for which the person is found guilty
Dangerous Offender	(1) Knowingly murdered/ endangered/ threatened life of another person or knowingly inflicted/ attempted/ threatened to inflict serious physical injury on another person; or (2) A prior class A or B felony or dangerous felony	One class higher than the class B, C, D, or E felony for which the person is found guilty
Persistent Misdemeanor Offender	2 or more class A or B misdemeanors under the laws of this state	(1) Term authorized by § 558.011; or (2) Term authorized by statute governing offense

4. (§10) Inchoate Offenses

The pre-Revised Code enacted substantial changes to Missouri law with respect to attempt or conspiracy offenses. The Revised Code renumbers the general attempt statute, § 562.012 (formerly § 564.011), and the general conspiracy statute, § 562.014 (formerly § 564.016), and moves them into Chapter 562, RSMo, General Principles of Liability. Under the pre-Revised Code, unless otherwise provided, an attempt to commit an offense was a:



class B felony	if the offense attempted was a	class A felony
class C felony		class B felony
class D felony		class C felony
class A misdemeanor		class D felony
class C misdemeanor		misdemeanor of any degree

The Revised Code:

- retains the basic principles embodied in the Original Code relating to felonies and class A misdemeanors;
- extends them to all felonies and misdemeanors; and
- restates them in general terms.

Unless the statute creating the offense states otherwise, when guilt is based on an attempt to commit an offense, the felony or misdemeanor is to be classified **one step lower** than the class provided in the statute. The same classification scheme is applied to conspiracy:

Table 2.5

Classification of Attempt and Conspiracy Offenses	
Attempt or Conspiracy Offense	Target Offense
Class B felony	Class A felony
Class C felony	Class B felony
Class D felony	Class C felony
Class E felony	Class D felony
Class A misdemeanor	Class E felony
Class B misdemeanor	Class A misdemeanor
Class C misdemeanor	Class B misdemeanor
Class D misdemeanor	Class C misdemeanor
	Class D misdemeanor

Table 2.6

Classification of Offense Outside the Code for Purposes of Extended Term Provisions and Inchoate Offenses	
Sentence Authorized Outside the Code	Classification Assigned
Felonies	
Death, life imprisonment, term of 20 years or more	Class A felony
Maximum term exceeds 10 years, less than 20 years	Class B felony
Maximum term is 10 years	Class C felony
Maximum term is less than 10 years	Class D felony
Maximum term is 4 years	Class E felony
Misdemeanors and Infractions	
Maximum jail term exceeds 6 months	Class A misdemeanor
Maximum jail term exceeds 30 days, not more than 6 months	Class B misdemeanor
Maximum jail term is 30 days or less	Class C misdemeanor
Mental state as element of offense, no authorized imprisonment	Class D misdemeanor
No authorized imprisonment	Infraction



Table 2.7

Sentencing Ranges Under the Revised Criminal Code					
Sentence to:	Department of Corrections	County Jail (or Other Authorized Penal Institution)	Extended Term	Individual Fine*	Corporate Fine*
Felony:					
Class A	10 to 30 years, or life		Same		\$20,000
Class B	5 to 15 years		30 years, or life		\$20,000
Class C	3 to 10 years		15 years	\$10,000	\$20,000
Class D	1+ to 7 years	1 year	10 years	\$10,000	\$20,000
Class E	1+ to 4 years	1 year	7 years	\$10,000	\$20,000
Misdemeanor					
Class A		1 year		\$2,000	\$10,000
Class B		6 months		\$1,000	\$10,000
Class C		15 days		\$750	\$10,000
Class D				\$500	\$10,000
Class E					\$10,000
Infraction					
				\$400	\$1,000

Note: The Revised Code provides for an alternative fine when an individual or corporation has gained money or property through the commission of the offense, with a limitation of double the amount of the "gain."

Chapter 3

OFFENSES AGAINST PERSONS

3

- A. (§11) Assault and Domestic Assault
- B. (§12) Prior and Persistent Assault Offenders
- C. (§13) Harassment
- D. (§14) Kidnapping
- E. (§15) Stalking
- F. (§16) Abuse of an Elderly Person, a Person With a Disability, or a Vulnerable Person

Note: Missouri's Criminal Code will be referred to as follows throughout this chapter:

- The 1977 Missouri Criminal Code will be referred to as the Original Code.
- The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

Status of Statute in Revised Code	Format Example
Amended Statute	§ 565.110 (amended)
Transferred Statute	§ 569.095 (transferred to § 574.140) § 574.140 (formerly § 569.095)
Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

A. (§11) Assault and Domestic Assault

Under the Revised Code, the assault offenses have undergone significant reorganization. The Code repeals a multitude of offenses related to assault, ranging from poisoning or placing harmful objects in food to striking an officer in the performance of duties or assaulting a police officer executing a writ. Instead, it divides assault into three degrees. The Revised Code consolidates over 20 separate assault-related offenses into four degrees of assault. Assaults in the first and second degrees remain. A new assault in the third degree has been included to bridge a gap between the current degrees of assault. The current third degree assault has been reclassified as assault in the fourth degree. For reporting purposes and because domestic situations involve very different dynamics, domestic assault has been maintained as a distinct category, also with four degrees. A new domestic assault in the third degree was added.

The Original Code repealed several statutes in which the assault was classified based on the identity of the victim, including felonious assault when the victim was a police officer. This distinction was reintroduced in 1989, with the offense of assault of a law enforcement officer. Section 565.081 (repealed effective Jan. 1, 2017). In the following 23 years, this particular section was amended 4 times, ultimately including 6 additional occupations.

The Revised Code employs a similar approach to the Original Code, collapsing multiple sections into a smaller number of degrees of assault. But it differs in one important respect. The Revised Code does not discard the policy decisions embodied in the multiple assault statutes. It retains these distinctions as sentencing enhancements, using a statutorily defined “special victim” category. Although perhaps an imperfect solution, this approach permits the successful elimination of many stand-alone assault offenses and their re-incorporation into four general assault statutes.

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For purposes of the assault offenses, a “**special victim**” includes the following:

- In the **performance of official duties** or as a **direct result of such official duties**:
 - A **law enforcement officer**
 - **Emergency personnel** (paid or volunteer firefighter, emergency room or trauma center personnel, or emergency medical technician)
 - A **probation or parole officer**
 - Any **jailer or corrections officer** of the state or one of its political subdivisions

- In the **performance of job duties**:
 - Any **utility worker** (any employee of a private, municipal, or cooperatively owned “utility that provides gas, heat, electricity, water, steam, telecommunication services, or sewer services . . . including any person employed under a contract”)
 - Any **cable worker** (any employee of a cable operator, including any person employed under contract)
 - Any **employee of a mass transit system** (including any employee of a public bus or light rail company)

- As well as:
 - A **highway worker** in a construction or work zone
 - An **elderly person**
 - A **disabled person**

Section 565.002(14) (new).

Table 3.1

Assault Offenses			
Degree	Conduct	Penalty	Penalty Enhancement
First Degree	Attempts to kill or knowingly causes or attempts to cause serious physical injury	Class B felony	Class A felony (1) <i>Inflicts serious physical injury; or</i> (2) <i>Special victim</i>
Second Degree	(1) Attempts to kill or knowingly causes or attempts to cause serious physical injury under the influence of sudden passion arising out of adequate cause; or (2) Attempts to cause or knowingly causes physical injury by means of a deadly weapon or dangerous instrument; or	Class D felony	Class B felony <i>Special victim</i>

Assault Offenses			
Degree	Conduct	Penalty	Penalty Enhancement
	(3) Recklessly causes serious physical injury; or (4) Recklessly causes physical injury by means of discharge of a firearm		
Third Degree	Knowingly causes physical injury	Class E felony	Class D felony <i>Special victim</i>
Fourth Degree	(1) Attempts to cause or recklessly causes physical injury, physical pain, or illness; or (2) With criminal negligence causes physical injury by means of a firearm; or (3) Purposely places another person in apprehension of immediate physical injury; or (4) Recklessly engages in conduct which creates a substantial risk of death or serious physical injury; or	Class A misdemeanor Class C misdemeanor <i>(3) or (6)</i>	Class A misdemeanor <i>(3) or (6)—special victim</i>



Assault Offenses			
Degree	Conduct	Penalty	Penalty Enhancement
	(5) Knowingly causes physical contact with a disabled person, which a reasonable person, who is not disabled, would consider offensive or provocative; or (6) Knowingly causes physical contact with another person knowing the other person will regard the contact as offensive or provocative		

Table 3.2

Domestic Assault Offenses			
Degree	Conduct	Penalty	Penalty Enhancement
First Degree	Attempts to kill or knowingly causes or attempts to cause serious physical injury	Class B felony	Class A felony <i>Inflicts serious physical injury</i>
Second Degree	(1) Knowingly causes physical injury by any means; or (2) Recklessly causes serious physical injury; or (3) Recklessly causes physical injury by means of any deadly weapon	Class D felony	—
Third Degree	(1) Attempts to cause physical injury; or (2) Knowingly causes physical pain or illness	Class E felony	—
Fourth Degree	(1) Attempts to cause or recklessly causes physical injury, physical pain, or illness; or (2) With criminal negligence causes physical injury by means of a deadly weapon or dangerous instrument; or	Class A misdemeanor or	Class E felony <i>Guilty of offense of assault of a domestic victim 2 or more times</i>



Domestic Assault Offenses			
Degree	Conduct	Penalty	Penalty Enhancement
	<p>(3) Purposely places the victim in apprehension of immediate physical injury by any means; or</p> <p>(4) Recklessly engages in conduct which creates a substantial risk of death or serious physical injury; or</p> <p>(5) Knowingly causes physical contact knowing the victim will regard the contact as offensive; or</p> <p>(6) Knowingly attempts to cause or causes the isolation of the victim by unreasonably or substantially restricting or limiting his or her access to other persons, telecommunications devices, or transportation for the purpose of isolation</p>		

B. (§12) Prior and Persistent Assault Offenders

The Original Code provides for sentencing enhancements for serious repeat domestic assault offenders. The Revised Code broadens this same structure to apply to all assault offenses. “No court shall suspend the imposition of a sentence as to a prior or persistent assault offender . . . nor sentence [the offender] to pay a fine in lieu of a term of imprisonment.” Section 565.079.2 (new). A prior or persistent assault offender is also not eligible for parole or probation until the offender has served a minimum of six months’ imprisonment. *Id.*



Table 3.3

Repeat Assault Offenders		
Type of Offender	Predicate	Authorized Term of Imprisonment
Persistent Assault Offender	Two or more assault offenses within ten years of occurrence of assault offense for which person is charged	(1) Two classes higher than the class C or D felony for which the person is found guilty (2) Authorized term of imprisonment for a class A felony for the class B felony for which the person is found guilty
Prior Assault Offender	One assault offense within five years of occurrence of assault offense for which person is charged	One class higher than the class B, C, D, or E felony for which the person is found guilty

C. (§13) Harassment

Before the Revised Code, there were six distinct ways to commit the offense of harassment. The Revised Code reorganizes this offense to enhance clarity, dividing it into two degrees of harassment. The elements of the prohibited acts are restated in clear, concise language.

Table 3.4

Harassment Offenses		
Statute Effective 1/1/2017	Prohibited Conduct	Penalty
First degree, § 565.090 (amended)	A person, without good cause, engages in any act with the purpose of causing emotional distress to another person, <i>and</i> that act does cause that person to suffer emotional distress	Class E felony
Second degree, § 565.091 (new)	A person, without good cause, engages in any act with the purpose of causing emotional distress to another person	Class A misdemeanor

D. (§14) Kidnapping

In the Revised Code, the primary change to the kidnapping-related offenses has been the offense nomenclature. The offenses involving the unlawful removal or restraint of another person have been reorganized as different degrees of the general offense of kidnapping, providing for their use as lesser-included offenses. Section 556.046 (amended).

The offense of child kidnapping has been retained as a separate offense because its inclusion with the general kidnapping offenses presents structural difficulties. Minor changes have been made to the custodial offenses—interference with custody, § 565.150 (amended); parental kidnapping, § 565.153 (amended); child abduction, § 565.156 (amended)—but essentially, these offenses have been left substantially the same as before.

Table 3.5

Kidnapping Offenses				
Statute	Original Code	Penalty	Revised Code	Penalty
§ 565.110 (amended)	Kidnapping	Class A felony	Kidnapping in the first degree	Class A felony
§ 565.115 (amended)	Child kidnapping	Class A felony	Child kidnapping	Class A felony
§ 565.120 (amended)	Felonious restraint	Class C felony	Kidnapping in the second degree	Class D felony
§ 565.130 (amended)	False imprisonment	Class D felony	Kidnapping in the third degree	Class E felony



E. (§15) Stalking

The offense of stalking under § 565.225 in the Original Code has been divided into:

- stalking in the first degree, § 565.225 (amended); and
- stalking in the second degree, § 565.227 (new).

The stalking provision illustrates the issue of dissimilar terminology, which the Revised Code seeks to address.

In the Original Code, under § 565.225, a person commits the crime of stalking if:

- a. the offender purposely
- b. through the offender’s **course of conduct**
- c. **harasses** or follows with the **intent of harassing**
- d. another person.

And aggravated stalking occurs if:

- a. the offender purposely
- b. through the offender's **course of conduct**
- c. **harasses** or follows with the intent of **harassing**
- d. another person, **and**
- e. **makes a credible threat**, or one of four other conditions occurs relating to:
 - (1) violations of orders of protection;
 - (2) violations of conditions of probation, parole, pretrial release, or release on bond pending appeal;
 - (3) age; or
 - (4) prior specific offenses.

Although the term "harasses" is specifically defined in the section, this definition does bear a direct relationship to the conduct defined in the separate offense of harassment. Therefore, the Revised Code retains the recommendation from The Missouri Bar Criminal Code Review Subcommittee to replace the term "harasses" with the defined term "disturbs." The term "disturbs" is defined in the Revised Code to mean "to engage in a course of conduct directed at a specific person that serves no legitimate purpose and that would cause a reasonable person under the circumstances to be frightened, intimidated, or emotionally distressed." Section 565.225.1.

Table 3.6

Stalking Offenses			
Degree (2017 Statute)	Prohibited Conduct (Text of Statute)	Penalty	Penalty Enhancement
<p>First degree, § 565.225 (amended)</p>	<p>A person . . . purposely, through his or her course of conduct, disturbs or follows with the intent of disturbing, another person; and</p> <p>(1) Makes a threat communicated with the intent to cause the person who is the target of the threat to reasonably fear for his or her safety, the safety of his or her family or household member, or the safety of domestic animals or livestock . . . kept at such person's residence or on such person's property; or</p>	<p>Class E felony</p>	<p>Class D felony <i>Prior stalking offense</i></p>



3

Stalking Offenses			
Degree (2017 Statute)	Prohibited Conduct (Text of Statute)	Penalty	Penalty Enhancement
	<p>(2) At least one of the acts constituting the course of conduct is in violation of an order of protection and the person has received actual notice of such order; or</p> <p>(3) At least one of the acts constituting the course of conduct is in violation of a condition of probation, parole, pretrial release, or release on bond pending appeal; or</p> <p>(4) At any time during the course of conduct, the other person is 17 years of age or younger and the person disturbing the other person is 21 years of age or older; or</p>		

Stalking Offenses			
Degree (2017 Statute)	Prohibited Conduct (Text of Statute)	Penalty	Penalty Enhancement
	(5) The offender has previously been found guilty of domestic assault, violation of an order of protection, or any other crime where the other person was the victim		
Second degree, § 565.227 (new)	A person purposely, through his or her course of conduct, disturbs, or follows with the intent to disturb, another person	Class A misdemeanor	Class E felony <i>Prior stalking offense</i>



F. (§16) Abuse of an Elderly Person, a Person With a Disability, or a Vulnerable Person

The Revised Code combines the separate Original Code offenses of:

- elder abuse in the first degree, § 565.180 (repealed Jan. 1, 2017);
- elder abuse in the second degree, § 565.182 (repealed Jan. 1, 2017);
- elder abuse in the third degree, § 565.184 (amended);
- vulnerable person abuse in the first degree, § 565.210 (repealed Jan. 1, 2017);
- vulnerable person abuse in the second degree, § 565.212 (repealed Jan. 1, 2017); and
- vulnerable person abuse in the third degree, § 565.214 (repealed Jan. 1, 2017),

into a single consolidated offense of abuse of an elderly person, a person with a disability, or a vulnerable person. *See* § 565.184 (amended).

A person commits the offense of abuse of an elderly person, a person with a disability, or a vulnerable person if:

- a. he or she
- b. **purposely** engages in conduct involving more than one incident that causes **emotional distress** to a person in the covered categories, provided that the course of conduct is such as would cause a reasonable person in the covered categories to suffer substantial emotional distress; or
- c. **intentionally** fails to provide **care, goods, or services** to a person in the covered categories,

provided the result of the conduct would cause a reasonable person in the covered categories to suffer **physical or emotional distress**; or

- d. **knowingly** acts or **knowingly** fails to act in a manner that results in a **substantial risk to the life, body, or health** of a person in the covered categories.



Id.

Chapter 4

SEXUAL OFFENSES

- A. (§17) Chapter Definitions
- B. (§18) Rape and Sodomy
- C. (§19) Child Molestation
- D. (§20) Sexual Abuse
- E. (§21) Other Sexual Offenses
- F. Progression of Penalties for Select Sexual Offenses
 1. (§22) Life or Term of Years Not Less Than
Five Years
 2. (§23) Class A Felony
 3. (§24) Class B Felony
 4. (§25) Class C Felony
 5. (§26) Class D Felony
 6. (§27) Class E Felony
 7. (§28) Class A Misdemeanor
 8. (§29) Sexual Offense Reference Charts

4

Note: Missouri's Criminal Code will be referred to as follows throughout this chapter:

- Missouri's Criminal Code, in general, will be referred to as the Criminal Code.
- The 1977 Missouri Criminal Code will be referred to as the Original Code.
- The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code.
- Missouri's Criminal Code, in general before the 2014 Revised Code, will be referred to as the pre-Revised Code.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

Status of Statute in Revised Code	Format Example
Amended Statute	§ 565.110 (amended)
Transferred Statute	§ 569.095 (transferred to § 574.140) § 574.140 (formerly § 569.095)
Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

A. (§17) Chapter Definitions

In the Revised Code, a number of the terms in the chapter definitions, § 566.010 (amended), for Chapter 566, RSMo, Sexual Offenses, have been modified or updated to better reflect current reality or enhance the utility of the Criminal Code.

In addition to importing some defined terms scattered throughout sections of Chapter 566, the definitions section now includes a definition for “aggravated sexual offense.” In an “aggravated sexual offense,” the actor:

- inflicts serious injury;
- shows “a deadly weapon or dangerous instrument in a threatening manner”;
- “[s]ubjects the victim to sexual intercourse or deviate sexual intercourse with more than one person”;

- had previously been found guilty of specified sexual offenses;
- “[c]ommits the offense as part of an act or series of acts performed by two or more persons as part of an established or prescribed pattern of activity [formerly ‘ritual’]”; or
- engages in the act that constitutes the offense with a person with whom the actor bears a specified familial relationship (incest).

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Section 566.010 (amended).

With the exception of incest, under the pre-Revised Code, the aggravators listed above have typically been included in the section for each individual sexual offense with sentencing enhancements. By including the entire collection of aggravators in a single location, and using the general term of “aggravated sexual offense” to describe them, the Revised Code has simplified numerous sexual offenses, while retaining their essential components.

B. (§18) Rape and Sodomy

The rape and sodomy statutes present a unique situation in which some recommended changes in the proposed Revised Code were enacted earlier than the remainder of the Revised Code. The following changes were enacted in 2013, as part of House Bill 215, with an effective date of August 28, 2013, rather than the Revised Code effective date of January 1, 2017. H.B. 215, 97th Gen. Assembly, 1st Reg. Sess. (Mo. 2013). Nevertheless, they reflect some of the universal changes with respect to nomenclature, lesser-included offenses, and gradation of penalties found elsewhere in the Revised Code. This same pattern can be found in the revisions made in the Original Code, in which scattered offenses with disparate names were combined or consolidated into different degrees of a single offense.

For example, the pre-Revised Code contained the separate offenses of “forcible rape,” which penalized forced sexual intercourse, and “sexual assault,” which encompassed sexual intercourse without consent. Sexual assault was not a lesser-included offense under forcible rape. Under the Revised Code, forcible rape is reclassified as “rape in the first degree,” § 566.030 (amended), while sexual assault is reclassified as “rape in the second degree,” § 566.031 (amended).

House Bill 215 also provides that a person violates the law when engaging in sexual conduct with another person who is **incapacitated**, is **incapable of consent**, or **lacks the capacity to consent**, or by forcible compulsion. Section 566.100 (amended).

Table 4.1

Comparison of Certain Sexual Offenses— Pre-Revised Code and Revised Code			
Pre-Revised Code		Revised Code	
§ 566.030	Forcible rape	§ 566.030 (amended)	First degree rape
§ 566.040	Sexual assault	§ 566.031 (amended)	Second degree rape
§ 566.060	Forcible sodomy	§ 566.060 (amended)	First degree sodomy
§ 566.070	Deviate sexual assault	§ 566.061	Second degree sodomy
§ 566.100	Sexual abuse	§ 566.100 (amended)	First degree sexual abuse
§ 566.090	First degree sexual misconduct	§ 566.101 (amended)	Second degree sexual abuse
§ 566.093	Second degree sexual misconduct	§ 566.093 (amended)	First degree sexual misconduct
§ 566.095	Third degree sexual misconduct	§ 566.095 (no change)	Second degree sexual misconduct

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Table 4.2

Rape and Sodomy Offenses		
Statute	Offense	Penalty
§ 566.030 (amended)	Rape in the first degree	Life or a term of yrs. not less than five years
§ 566.031 (amended)	Rape in the second degree	Class D felony
§ 566.032 (amended)	Statutory rape in the first degree	Life or a term of years not less than five years
§ 566.034 (amended)	Statutory rape in the second degree	Class D felony
§ 566.060 (amended)	Sodomy in the first degree	Life or a term of years not less than five years
§ 566.061 (amended)	Sodomy in the second degree	Class D felony
§ 566.062 (amended)	Statutory sodomy in the first degree	Life or a term of years not less than five years

C. (§19) Child Molestation

Under the Revised Code, the child molestation offenses have been restructured, with two additional degrees of child molestation being added. Furthermore, these provisions incorporate a so-called “Romeo-and-Juliet” window so young adults, who may still be teenagers themselves, will not face potential prosecution for engaging in consensual sexual conduct with other teenagers.

Table 4.3

Child Molestation Offenses			
Degree and Statute	Conduct	Penalty	Penalty Enhancement
<p>First Degree § 566.067 (amended)</p>	<p>A person subjects another person who is less than 14 years of age to sexual contact <i>and</i> it is an aggravated sexual offense</p>	<p>Class A felony</p>	<p>Term of imprisonment without eligibility for probation, parole, or conditional release <i>Victim is a child less than 12 years of age</i></p>
<p>Second Degree § 566.068 (amended)</p>	<p>(1) A person subjects a child who is less than 12 years of age to sexual contact; or (2) A person who is more than 4 years older than a child under 17 years of age subjects that child to sexual contact <i>and</i> it is an aggravated sexual offense</p>	<p>Class B felony</p>	<p>—</p>



<p>Third Degree § 566.069 (new)</p>	<p>A person subjects a child who is less than 14 years of age to sexual contact</p>	<p>Class C felony</p>	<p>Class B felony <i>Use of forcible compulsion</i></p>
<p>Fourth Degree § 566.071 (new)</p>	<p>A person more than 4 years older than a child under 17 years of age subjects that child to sexual contact</p>	<p>Class E felony</p>	<p>—</p>

D. (§20) Sexual Abuse

As noted above, the Revised Code reclassified the pre-Revised Code offenses of sexual abuse, § 566.100 (amended), and sexual misconduct in the first degree, § 566.090 (amended), as sexual abuse in the first degree, § 566.100, and sexual abuse in the second degree, § 566.101 (amended), respectively. The elements of each offense are listed in §22 below.

E. (§21) Other Sexual Offenses

Among the other offenses in Chapter 566, RSMo, two additional changes are worth noting. The offense of sexual contact with a student, § 566.086 (amended), has been expanded to apply to students in private schools, as well as public. No rational basis existed to restrict it solely to public schools. Also, many sections in the pre-Revised Code allow penalty enhancements if the offender was previously found guilty of violating other provisions of Chapter 566. Under the Revised Code, these penalty enhancements have been expanded to include prior violations of similar types of crimes committed in other

jurisdiction. This approach has been duplicated in other chapters of the Revised Code. In addition, the pre-Revised Code offense of sexual contact or intercourse with skilled nursing facility residents, § 565.200, has been transferred from Chapter 565 to Chapter 566, where it has been divided into two degrees, combined with provisions prohibiting sexual conduct with a vulnerable person, and renamed sexual conduct with a nursing facility resident or vulnerable person in the first degree, § 566.115 (new), or second degree, § 566.116 (new).

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F. Progression of Penalties for Select Sexual Offenses

1. (§22) Life or Term of Years Not Less than Five Years

A person commits the offense of:

- **Rape in the first degree** if:
 - a. that person has **sexual intercourse**
 - b. with another person
 - c. without that person's consent
 - d. by the use of **forcible compulsion**

or

- a. that person has **sexual intercourse**
- b. with another person
- c. who is incapacitated, incapable of consent, or lacks the capacity to consent
- **Statutory rape in the first degree** if:
 - a. that person has **sexual intercourse**
 - b. with another person to whom that person is not married
 - c. who is **less than 14 years of age**

- **Sodomy in the first degree** if:
 - a. that person has **deviate sexual intercourse**
 - b. with another person
 - c. without that person's consent
 - d. by the use of **forcible compulsion**

or

- a. that person has **deviate sexual intercourse**
 - b. with another person
 - c. who is incapacitated, incapable of consent, or lacks the capacity to consent
- **Statutory sodomy in the first degree** if:
 - a. that person has **deviate sexual intercourse**
 - b. with another person who is less than 14 years of age and
 - c. to whom the person is not married

2. (§23) Class A Felony

A person commits the offense of **child molestation in the first degree** if:

- a. that person has **sexual contact**
- b. with another person
- c. who is **less than 14 years of age** and
- d. it is an aggravated sexual offense

*There is a term of imprisonment **without eligibility for probation, parole, or conditional release** if the victim is a child **less than 12 years of age**.*

3. (§24) Class B Felony

A person commits the offense of **child molestation in the second degree** if:

- a. that person has **sexual contact**
- b. with another person
- c. who is **less than 12 years of age**

or

- a. that person who is **more than 4 years older**
- b. has **sexual contact**
- c. with another person
- d. who is **less than 17 years of age**
- e. without that person’s consent, and
- f. it is an **aggravated sexual offense**



4. (§25) Class C Felony

A person commits the offense of:

- **Sexual abuse in the first degree** if:
 - a. that person has **sexual contact**
 - b. with another person
 - c. without that person’s consent
 - d. by the use of **forcible compulsion**

or

- a. that person has **sexual contact**
- b. with another person
- c. who is incapacitated, incapable of consent, or lacks the capacity to consent

*It is a **class B felony** if the victim is **less than 14 years of age** or it is an **aggravated sexual offense**.*

- **Child molestation in the third degree** if:
 - a. that person has sexual contact
 - b. with another person
 - c. who is **less than 14 years of age**

*It is a **class B felony** if the child molestation is by the **use of forcible compulsion**.*

5. (§26) Class D Felony

A person commits the offense of:

- **Rape in the second degree** if:
 - a. that person has **sexual intercourse**
 - b. with another person
 - c. knowing the person does so without the other person's consent
- **Statutory rape in the second degree** if:
 - a. that person who is **21 years of age or older**
 - b. has **sexual intercourse**
 - c. with another person who is **less than 17 years of age** and
 - d. to whom the person is not married
- **Sodomy in the second degree** if:
 - a. that person has **deviate sexual intercourse**
 - b. with another person
 - c. knowing the person does so without the other person's consent
- **Statutory sodomy in the second degree** if:
 - a. that person is **21 years of age or older** and
 - b. has **deviate sexual intercourse**
 - c. with another person who is less than 17 years of age and
 - d. to whom the person is not married

6. (§27) Class E Felony

A person commits the offense of:

- **Child molestation in the fourth degree** if:
 - a. that person who is **more than 4 years older**
 - b. has **sexual contact**
 - c. with another person who is **less than 17 years of age**
 - d. and to whom that person is not married
 - e. without that person's consent

- **Sexual contact with a student** if:
 - a. that person who is a teacher, student teacher, school employee, school or school-related volunteer, or school contractor
 - b. has **sexual contact**
 - c. with a another person
 - d. who is a student of the school

**7. (§28) Class A Misdemeanor**

A person commits the offense of:

- **Sexual abuse in the second degree** if:
 - a. that person purposely has **sexual contact**
 - b. with another person
 - c. without that person's consent

It is a class E felony if it is an aggravated sexual offense.

8. (§29) Sexual Offense Reference Charts

Table 4.4

Victim Is Under 12 Years Old			
Action	Offense	Aggravating Factors	Penalty
Deviate sexual intercourse	First degree sodomy	Act is outrageously or wantonly vile, horrible, or inhumane	Life imprisonment for natural life without eligibility for probation, parole, or conditional release
			Life imprisonment for natural life without eligibility for probation or parole until offender has served at least 30 years or reached 75 years of age and served at least 15 years
	First degree statutory sodomy		Life imprisonment for at least 10 years

Victim Is Under 12 Years Old			
Action	Offense	Aggravating Factors	Penalty
Sexual intercourse	First degree rape	Act is outrageously or wantonly vile, horrible, or inhumane	Life imprisonment for natural life without eligibility for probation, parole, or conditional release
			Life imprisonment for natural life without eligibility for probation or parole until offender has served at least 30 years or reached 75 years of age and served at least 15 years
Sexual contact	First degree child molestation	Aggravated sexual offense	Class A felony without eligibility for probation, parole, or conditional release
	Second degree child molestation		Class B felony



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**Table 4.5
Victim Is Under 14 Years Old**

Victim Is Under 14 Years Old			
Action	Offense	Aggravating Factors	Penalty
Deviate sexual intercourse	First degree statutory sodomy	Aggravated sexual offense	Life imprisonment or term of at least 10 years
			Life imprisonment or term of at least 5 years
	Second degree statutory sodomy	Defendant is 21 or over	Class D felony
Sexual intercourse	First degree statutory rape	Aggravated sexual offense	Life imprisonment or term of at least 10 years
			Life imprisonment or term of at least 5 years
	Second degree statutory rape	Defendant is 21 or over	Class D felony
Sexual contact	First degree child molestation	Aggravated sexual offense	Class A felony
	First degree sexual abuse	<ul style="list-style-type: none"> • By use of forcible compulsion • When the victim is incapacitated, incapable 	Class B felony

Victim Is Under 14 Years Old			
Action	Offense	Aggravating Factors	Penalty
		of consent, or lacks capacity to consent	
	Third degree child molestation		Class C felony
	Fourth degree child molestation	Defendant is more than 4 years older	Class E felony



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Table 4.6

Victim Is 14, 15, or 16 Years Old			
Action	Offense	Aggravating Factors	Penalty
Sexual intercourse	Second degree statutory rape	Defendant is 21 or over	Class D felony
Sexual contact	Second degree child molestation	Aggravated sexual offense, and defendant is more than 4 years older	Class B felony
	Fourth degree child molestation	Defendant is more than 4 years older	Class E felony

Table 4.7
When Age Is Not a Factor

When Age Is Not a Factor			
Action	Offense	Aggravating Factors	Penalty
Deviate Sexual Intercourse			
(1) By use of forcible compulsion; or (2) Without the victim's consent; or (3) When the victim is incapacitated, incapable of consent, or lacks capacity to consent	First degree sodomy	Aggravated sexual offense	Life imprisonment or term of at least 10 years
			Life imprisonment or a term at least 5 years
Knowing it is without the victim's consent	Second degree sodomy		Class D felony
Sexual intercourse			
(1) By use of forcible compulsion; or (2) Without the victim's consent; or (3) When the victim is incapacitated, incapable of consent, or lacks capacity to consent	First degree rape	Aggravated sexual offense	Life imprisonment or term of at least 15 years
			Life imprisonment or term of at least 5 years

When Age Is Not a Factor			
Action	Offense	Aggravating Factors	Penalty
Knowing it is without victim's consent	Second degree rape		Class D felony
Sexual Contact			
(1) By use of forcible compulsion; or (2) When the victim is incapacitated, incapable of consent, or lacks capacity to consent	First degree sexual abuse	Actor (a) inflicts serious physical injury; or (b) displays deadly weapon or dangerous instrument in threatening manner; or (c) subjects victim to sexual contact with more than one person	Class B felony
			Class C felony
Purposely, without the victim's consent	Second degree sexual abuse	Aggravated sexual offense	Class E felony
			Class A misdemeanor



Chapter 5

PROSTITUTION

- A. (§30) Chapter Definitions
- B. Prostitution Offenses
 - 1. (§31) Prostitution
 - 2. (§32) Patronizing Prostitution
 - 3. Promoting Prostitution
 - a. (§33) First Degree
 - b. (§34) Second Degree
 - c. (§35) Third Degree
 - d. (§36) Travel

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Note: The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code throughout this chapter.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

Status of Statute in Revised Code	Format Example
Amended Statute	§ 565.110 (amended)
Transferred Statute	§ 569.095 (transferred to § 574.140) § 574.140 (formerly § 569.095)
Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

A. (§30) Chapter Definitions

An opposite course of action was taken with the chapter definitions statute for Chapter 567, RSMo, Prostitution, than with chapter definitions elsewhere in the Revised Code. In Chapter 567, many of the elements of the prostitution offenses were actually set forth in the definitions, with the prohibited conduct not clearly present in the offense statute itself. For instance, under the pre-Revised Code, § 567.020 (amended), a person committed the crime of prostitution if the person “perform[ed] an act of prostitution.” The term “prostitution” was then defined in the chapter definitions, § 567.010 (amended). Therefore, the offenses of:

- prostitution, § 567.020 (amended);
- patronizing prostitution, § 567.030 (amended);
- promoting prostitution in the first degree, § 567.050 (amended);
- promoting prostitution in the second degree, § 567.060 (amended);
- promoting prostitution in the third degree, § 567.070 (amended); and
- promoting travel for prostitution, § 567.085 (amended),

are restructured in the Revised Code, with the prohibited conduct being transferred out of the definitions section and stated clearly in each substantive offense.

B. Prostitution Offenses**1. (§31) Prostitution**

A person commits the offense of prostitution if that person:

- a. “engages in . . . or agrees to engage in sexual conduct
- b. with another person
- c. in return for something of value
- d. to be received by any person.”

Section 567.020 (amended).

2. (§32) Patronizing Prostitution

A person commits the offense of patronizing prostitution if that person:

- a. under “a prior understanding
- b. gives something of value
- c. to another person
- d. as compensation for having engaged in sexual conduct
- e. with any person.”



or

- a. “[s]olicits or requests another person
- b. to engage in sexual conduct
- c. with any person
- d. in return for something of value.”

Section 567.030 (amended).

3. Promoting Prostitution

a. (§33) First Degree

A person commits the offense of promoting prostitution in the first degree if that person knowingly:

- a. “[p]romotes prostitution
- b. by compelling a person to enter into, engage in, or remain in prostitution.”

or

- a. “[p]romotes prostitution
- b. of a person less than sixteen years of age.”

Section 567.050 (amended).

b. (§34) Second Degree

A person commits the offense of promoting prostitution in the second degree if that person:

- a. “knowingly
- b. promotes prostitution
- c. by managing, supervising, controlling or owning, either alone or in association with others,
- d. a house of prostitution or a prostitution business or enterprise involving prostitution activity by two or more prostitutes.”

Section 567.060 (amended).

c. (§35) Third Degree

A person commits the offense of promoting prostitution in the third degree if that person knowingly:

- (1) Causes or aids a person to commit or engage in prostitution;
- (2) Procures or solicits patrons for prostitution;
- (3) Provides persons or premises for prostitution purposes;
- (4) Operates or assists in the operation of a house of prostitution or a prostitution business or enterprise;
- (5) Accepts or receives or agrees to accept or receive something of value pursuant to an agreement or understanding with any person whereby he or she participates or is to participate in proceeds of prostitution activity; or
- (6) Engages in any conduct designed to institute, aid or facilitate an act or enterprise of prostitution.

Section 567.070 (amended).

d. (§36) Travel

A person commits the offense of promoting travel for prostitution if that person:

- a. “knowingly
- b. sells or offers to sell travel services
- c. that include or facilitate travel
- d. for the purpose of engaging in prostitution.”

Section 567.085 (amended),

Chapter 6

OFFENSES AGAINST THE FAMILY

- A. (§38) Abandonment of a Child
- B. (§39) Endangering the Welfare of a Child
- C. (§40) Table 6.1, Sentencing Enhancements in Certain Offenses Against the Family

Note: The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code throughout this chapter.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

Status of Statute in Revised Code	Format Example
Amended Statute	§ 565.110 (amended)
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Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)



(§37) Introduction

The primary changes in Chapter 568, RSMo, Offenses Against the Family, under the Revised Code relate to sentencing enhancements with respect to the offenses of child abandonment and endangering the welfare of a child.

A. (§38) Abandonment of a Child

The offense of **abandonment of a child in the first degree**, § 568.030 (amended), is a class B felony, unless the child **dies**, in which case it is a class A felony.

The offense of **abandonment of a child in the second degree**, § 568.032 (amended), is a class D felony, unless the child suffers **serious physical injury**, in which case it is a class B felony. It is a class A felony if the child **dies**.

B. (§39) Endangering the Welfare of a Child

The offense of **endangering the welfare of a child in the first degree**, § 568.045 (amended), is generally a class D felony. Section 568.045.1.

But the offense is a class C felony if:

- “it is committed as part of an act or series of acts performed by two or more persons as part of an established or prescribed pattern of activity”; or
- the child is physically injured; or
- the offense is the second or later offense under § 568.045.

Section 568.045.2(1).

The offense is a class B felony if it results in serious physical injury to the child. Section 568.045.2(2).

The offense is a class A felony if it results in the death of a child. Section 568.045.2(3).

C. (§40) Table 6.1, Sentencing Enhancements in Certain Offenses Against the Family

Table 6.1

Sentencing Enhancements in Certain Offenses Against the Family			
Type of Offense	First Degree Child Abandonment	Second Degree Child Abandonment	First Degree Endangering Welfare of Child
Base Offense	Class B felony	Class D felony	Class D felony
Second or Subsequent Offense			Class C felony
Part of Act(s) as Part of Established Pattern of Activity			Class C felony
Physical Injury			Class C felony
Serious Physical Injury		Class B felony	Class B felony
Death	Class A felony	Class A felony	Class A felony



Chapter 7

ARSON, BURGLARY, AND RELATED OFFENSES

- A. (§41) Arson
- B. (§42) Other Chapter 569, RSMo, Offenses

Note: The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code throughout this chapter.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:



Status of Statute in Revised Code	Format Example
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Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

A. (§41) Arson

In the Revised Code, the arson provisions have been restructured to provide a clear gradation of three degrees. Arson in the first degree, § 569.040 (amended), and arson in the second degree, § 569.050 (amended), remain largely unchanged from the pre-revision offenses, apart from necessary modifications to felony classifications. But the Revised Code includes a new arson in the third degree, § 569.053 (new), which introduces the concept of damaging a building by *knowingly* starting a fire, without the requisite mental state with respect to burning the building.

Table 7.1

Arson Offenses		
Degree	Prohibited Conduct	Penalty
First degree, § 569.040	A person: 1.a. knowingly damages a building or inhabitable structure <i>and</i> b. recklessly places a person present or in near proximity in danger of death or serious physical injury by starting a fire or causing an explosion <i>or</i> 2. damages a building or inhabitable structure in an attempt to produce methamphetamine	Class B felony

Arson Offenses		
Degree	Prohibited Conduct	Penalty
	<p>A person has suffered serious physical injury or has died as a result of:</p> <ol style="list-style-type: none"> 1. fire or explosion set by the person <p><i>or</i></p> <ol style="list-style-type: none"> 2. fire or explosion started in an attempt by person to produce methamphetamine 	Class A felony
Second degree, § 569.050	A person knowingly damages a building or inhabitable structure by starting a fire or causing an explosion	Class D felony
	A person has suffered serious physical injury or has died as a result of fire or explosion	Class B felony
Third degree, § 569.053	<p>A person:</p> <ol style="list-style-type: none"> 1. knowingly starts a fire or causes an explosion <p><i>and</i></p> <ol style="list-style-type: none"> 2. thereby recklessly damages or destroys a building or an inhabitable structure of another 	Class A misdemeanor

B. (§42) Other Chapter 569, RSMo, Offenses

The standard revisions related to gender neutrality, grammar, and so forth were made throughout Chapter 569, RSMo. Changes of note include the transfer or repeal of the following offenses:

- Robbery in the first degree, § 570.023 (formerly § 569.020)
- Robbery in the second degree, § 570.025 (formerly § 569.030)
- Pharmacy robbery in the first degree, § 569.025 (repealed Jan. 1, 2017) (§ 570.023.1(5) of the Revised Code (new), classifies stealing controlled substances from a pharmacy as robbery in the first degree, a class A felony)
- Pharmacy robbery in the second degree, § 569.035 (repealed Jan. 1, 2017) (§ 570.023.1(5) of the Revised Code (new), classifies stealing controlled substances from a pharmacy as robbery in the first degree, a class A felony)
- Negligence in setting or allowing fire to escape on cropland, grassland, marsh, prairie, or woodland (merged with negligent burning or exploding, § 569.065 (amended), formerly § 569.067)
- Causing catastrophe, § 574.080 (formerly § 569.070)
- Criminal water contamination, § 577.078 (formerly § 569.072)
- Possession of a tool to break into a vending machine, § 569.075 (formerly § 578.445)
- “Crop Protection Act,” § 569.132 (formerly § 578.416)

- Unlawfully entering or defacing a cave or cavern, § 569.135 (formerly § 578.210)
- Polluting cave or subsurface waters, § 569.137, (formerly § 578.215)

Chapter 8

ROBBERY, STEALING, AND RELATED OFFENSES

- A. (§43) Felony Threshold Amounts
- B. (§44) Robbery
- C. (§45) Stealing

Note: Missouri's Criminal Code will be referred to as follows throughout this chapter:

- Missouri's Criminal Code, in general, will be referred to as the Criminal Code.
- The 1977 Missouri Criminal Code will be referred to as the Original Code.
- The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code.
- Missouri's Criminal Code, in general before the 2014 Revised Code, will be referred to as the pre-Revised Code.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

Status of Statute in Revised Code	Format Example
Amended Statute	§ 565.110 (amended)
Transferred Statute	§ 569.095 (transferred to § 574.140) § 574.140 (formerly § 569.095)
Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

A. (§43) Felony Threshold Amounts

Since the Original Code was enacted, the threshold between misdemeanor stealing and felony stealing has risen from \$150 to \$500 in several instances. The Revised Code raises this amount to \$750 in most cases, retaining the use of a specific threshold amount as the borderline between felony or misdemeanor property offenses. But the General Assembly must take inflation into account in future years and amend these statutes on a regular basis. Methods allowing for automatic adjustments are complicated and prevent crime victims from knowing definitively how the offender will be prosecuted. It would require constant maintenance of a determination of value, tied to the date of the offense.

Under the pre-Revised Code, in property or stealing crimes, the amounts of value that constitute the threshold for a felony offense vary from statute to statute. Under the Revised Code, where harmonization is a basic goal, the standard felony threshold value will be \$750 for the following crimes:

- Tampering with computer data, § 569.095 (amended)
- Tampering with computer equipment, § 569.097 (amended)
- Tampering with computer users, § 569.099 (amended)
- Property damage first degree, § 569.100 (amended)
- Prohibited acts involving crops, § 569.132 (formerly § 578.416)
- Default, § 570.020 (amended)
- Stealing, § 570.030 (amended)
- Stealing leased or rented property, § 570.057 (formerly § 578.150)
- Alteration or removal of item numbers, § 570.085 (amended)
- Counterfeiting, § 570.103 (amended)
- Passing bad checks, § 570.120 (amended)
- Fraudulently stopping payment of an instrument, § 570.125 (amended)
- Fraudulent use of a credit device or debit device, § 570.130 (amended)
- Defrauding secured creditors, § 570.180 (amended)
- Identify theft, § 570.223 (amended)
- Unlawfully receiving public assistance benefits or EBT (Electronic Benefit Transfer) cards, § 570.400 (formerly § 578.377)

- Unlawful conversion of public assistance benefits or EBT cards, § 570.402 (formerly § 578.379)
- Unlawful transfer of public assistance benefits or EBT cards, § 570.404 (formerly § 578.381)
- Perjury for the purpose of obtaining public assistance, § 570.408 (formerly § 578.385)
- Institutional vandalism, § 574.085 (amended)
- Prohibited acts against animal research and production facilities, § 578.405 (formerly § 578.407)

One notable exception is the offense of financial exploitation of an elderly person or person with a disability, § 570.145 (amended), in which the current felony threshold amount of \$50 remains.

B. (§44) Robbery

The robbery provisions have been modified in one notable respect. Under the Revised Code, the element of physical injury to another person has been added to robbery in the second degree, § 570.025 (formerly § 569.030). Furthermore, robbery in the first degree, § 570.023 (formerly § 569.020), has been expanded to include stealing any controlled substance from a pharmacy. The pre-Revised Code offenses of pharmacy robbery in the first degree, § 569.025 (repealed Jan. 1, 2017), and second degree, § 569.035 (repealed Jan. 1, 2017), were stand-alone offenses, although they prohibit exactly the same conduct, with the same penalty, as robbery in the first degree, with the location of the robbery being the only distinguishing difference.

Table 8.1

Robbery Offenses		
Degree	Prohibited Conduct	Penalty
First degree, § 570.023	<p>A person forcibly steals property and in the course thereof he or she, or another participant in the offense:</p> <ol style="list-style-type: none"> 1. Causes serious physical injury to any person; or 2. Is armed with a deadly weapon; or 3. Uses or threatens the immediate use of a dangerous instrument against any person; or 4. Displays or threatens the use of what appears to be a deadly weapon or dangerous instrument; or 5. Steals any controlled substance from a pharmacy 	Class A felony
Second degree, § 570.025	A person forcibly steals property and in the course thereof causes physical injury to another person	Class B felony



C. (§45) Stealing

Under the Revised Code, the offense of stealing, § 570.030 (amended), has been extensively reorganized in an effort to produce a somewhat cleaner and more easily understandable statute. The statute is organized in descending grade of penalty, from conduct categorized as a class A felony to conduct classified as a class D misdemeanor. Other provisions

formerly located in other parts of the Criminal Code have been combined together in the revised section. For instance, the “three strikes” provision of § 570.040 (repealed Jan. 1, 2017) has been incorporated directly into the stealing statute as a “four-strikes” provision. Also, the separate offense of receiving stolen property, § 570.080 (repealed Jan. 1, 2017) has been consolidated with the general stealing statute.

Under the Revised Code, a person commits the offense of stealing if that person:

- (1) **Appropriates property or services of another** with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion;
- (2) **Attempts to appropriate anhydrous ammonia or liquid nitrogen of another** with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion; or
- (3) For the purpose of depriving the owner of a lawful interest therein, **receives, retains or disposes of property of another** knowing that it has been stolen, or believing that it has been stolen.

Section 570.030.1 (emphasis added).

The stealing provision incorporates a new category, making a first time offense of stealing property valued at less than \$150 a class D misdemeanor, punishable by fine only, rather than jail time. Under the pre-Revised Code, stealing property valued at less than \$500 is a class A misdemeanor unless the property falls under a list of certain specified types of property as shown in the following table:

Table 8.2

Stealing Offenses	
Penalty	Value or Specified Types of Property
Class A felony	Any of the following containing any amount of anhydrous ammonia: a tank truck, tank trailer, rail tank car, bulk storage tank, field nurse, field tank, or field applicator
Class B felony	<ol style="list-style-type: none"> 1. Any amount of anhydrous ammonia or liquid nitrogen; or 2. Any animal considered livestock—see § 144.010, RSMo Supp. 2013 (not part of the Revised Code)—or any captive wildlife held under permit issued by the Conservation Commission (<i>value of animal or animals exceeds \$3,000 and the person has previously been found guilty of stealing livestock or captive wildlife held under permit</i>); or 3. Motor vehicle, watercraft, or aircraft (and the person has previously been found guilty of two stealing-related offenses committed on two separate occasions when those offenses occurred within ten years of the date of occurrence of the present offense); or 4. Any animal considered livestock, see § 144.010 (<i>value of livestock exceeds \$10,000</i>)
Class C felony	Value of property or services is \$25,000 or more
Class D felony	<ol style="list-style-type: none"> 1. Value of property or services is \$750 or more; or 2. Offender physically takes the property from the person of the victim; or



Stealing Offenses	
Penalty	Value or Specified Types of Property
	<p>3. Property consists of any:</p> <ul style="list-style-type: none"> • motor vehicle, watercraft, or aircraft; • will or unrecorded deed affecting real property; • credit device, debit device, or letter of credit; • firearms; • explosive device, <i>see</i> § 571.010, RSMo Supp. 2013 (not part of the Revised Code); • United States national flag designed, intended, and used for display on buildings or stationary flagstaffs in the open; • original copy of an act, bill, or resolution introduced or acted upon by the General Assembly; • pleading, notice, judgment, or any other record or entry of any court of this state, any other state, or the United States; • book of registration or list of voters required by Chapter 115, RSMo; • animal considered livestock, <i>see</i> § 144.010; • live fish raised for commercial sale (<i>value of \$75 or more</i>); • captive wildlife held under permit issued by the Conservation Commission; • controlled substance, <i>see</i> § 195.010 (amended); • ammonium nitrate; • wire, electrical transformer, or metallic wire associated with transmitting telecommunications,

Stealing Offenses	
Penalty	Value or Specified Types of Property
	video, internet, or voice over internet protocol service, or any other device or pipe that is associated with conducting electricity or transporting natural gas or other combustible fuels; or <ul style="list-style-type: none"> • material appropriated with the intent to use such material to manufacture, compound, produce, prepare, test, or analyze amphetamine or methamphetamine or any of their analogues.
Class E felony	1. An animal; or 2. A person has previously been found guilty of three stealing-related offenses committed on three separate occasions when those offenses occurred within ten years of the date of occurrence of the present offense
Class A misdemeanor	No other penalty is specified in this section
Class D misdemeanor	Property is not listed in subsection 2, 3, 5, or 6 (excludes property associated with class C felony above), property has a value of less than \$150, and the person has no previous findings of guilt for a stealing-related offense

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Chapter 9

PORNOGRAPHY AND RELATED OFFENSES

- A. (§46) Chapter Definitions
- B. (§47) Required Mental State

Note: The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code throughout this chapter.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

Status of Statute in Revised Code	Format Example
Amended Statute	§ 565.110 (amended)
Transferred Statute	§ 569.095 (transferred to § 574.140) § 574.140 (formerly § 569.095)
Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)



A. (§46) Chapter Definitions

The chapter definitions for Chapter 573, Pornography and Related Offenses, have expanded with the incorporation of section definitions related to the regulation of sexually oriented businesses.

B. (§47) Required Mental State

The primary changes in Chapter 573, RSMo, deal with the reintroduction of specific *mens rea* into several offenses. In 2009, House Bill 62, 95th Gen. Assembly, 1st Reg. Sess. (Mo. 2009), included amendments that removed the mental state of:

- “knowing of its content and character”; or
- “knowingly”

from a number of these offenses.

To avoid constitutionality issues, the Revised Code reverses this action. One of the two mental states noted above has been included in the following offenses:

- Promoting obscenity in the first degree, § 573.020 (amended)
- Promoting child pornography in the first degree, § 573.025 (amended)
- Promoting obscenity in the second degree, § 573.030 (amended)
- Furnishing pornographic materials to minors, § 573.040 (amended)
- Coercing acceptance of obscene material, § 573.065 (amended)

Chapter 10

PUBLIC SAFETY OFFENSES

- A. (§48) Repeat Offender Categories
- B. (§49) Intoxication-Related Offenses

Note: Missouri's Criminal Code will be referred to as follows throughout this chapter:

- The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code.
- Missouri's Criminal Code, in general before the 2014 Revised Code, will be referred to as the pre-Revised Code.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

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Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

A. (§48) Repeat Offender Categories

Included among the defined terms in the chapter definitions for Chapter 577, RSMo, Public Safety Offenses, are a series of definitions relating to new repeat offender categories for intoxication-related offenses. The new categories of “habitual offender,” § 577.001(10) (amended), and “habitual boating offender,” § 577.001(11) (amended), have been added to the existing series of categories. A habitual offender also qualifies as a dangerous felon, requiring any individual convicted as one to serve 85% of any sentence imposed under § 558.019 (amended). Formerly applicable only to intoxication-related traffic offenses, the entire framework of the repeat-offender categories has been expanded to include intoxication-related boating offenses as well.

Table 10.1

Repeat Offender Categories—Intoxication-Related Offenses	
Category	Prior Conduct
Prior Offender	1 intoxication-related traffic offense within 5 years of current offense
Prior Boating Offender	1 intoxication-related boating offense within 5 years of current offense
Persistent Offender	2 or more intoxication-related traffic offenses committed on separate occasions
Persistent Boating Offender	2 or more intoxication-related boating offenses committed on separate occasions

Repeat Offender Categories—Intoxication-Related Offenses	
Category	Prior Conduct
Aggravated Offender	<ul style="list-style-type: none"> (a) 3 or more intoxication-related traffic offenses; or (b) 2 or more intoxication-related traffic offenses committed on separate occasions where at least 1 offense involved the injury or death of another person
Aggravated Boating Offender	<ul style="list-style-type: none"> (a) 3 or more intoxication-related boating offenses; or (b) 1 or more intoxication-related boating offenses committed on separate occasions where at least 1 offense involved the injury or death of another person
Chronic Offender	<ul style="list-style-type: none"> (a) 4 or more intoxication-related traffic offenses; or (b) 3 or more intoxication-related traffic offenses committed on separate occasions where at least 1 offense involved the injury or death of another person; or (c) 2 or more intoxication-related traffic offenses committed on separate occasions where both offenses involved the injury or death of another person
Chronic Boating Offender	<ul style="list-style-type: none"> (a) 4 or more intoxication-related boating offenses; or (b) 3 or more intoxication-related boating offenses committed on separate occasions where at least 1 offense involved the injury or death of another person; or (c) 2 or more intoxication-related traffic offenses committed on separate occasions where both offenses involved the injury or death of another person

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Repeat Offender Categories—Intoxication-Related Offenses	
Category	Prior Conduct
Habitual Offender	<ul style="list-style-type: none"> (a) 5 or more intoxication-related traffic offenses; or (b) 4 or more intoxication-related traffic offenses committed on separate occasions where at least 1 offense involved the injury or death of another person; or (c) 3 or more intoxication-related traffic offenses committed on separate occasions where at least 2 offenses involved the injury or death of another person
Habitual Boating Offender	<ul style="list-style-type: none"> (a) 5 or more intoxication-related boating offenses; or (b) 4 or more intoxication-related boating offenses committed on separate occasions where at least 1 offense involved the injury or death of another person; or (c) 3 or more intoxication-related boating offenses committed on separate occasions where at least 2 offenses involved the injury or death of another person

B. (§49) Intoxication-Related Offenses

A number of revisions have been made to Chapter 577, RSMo. Intoxication-related offenses pertaining to all modes of transportation (driving, boating, or operating an aircraft) have been collected together in a single chapter. In line with standard practice for other portions of the Revised Code, regulatory provisions have been excluded, either being removed or left in chapters outside the Revised Code. As with other chapters, the definition section, § 577.001, has been updated, with new defined terms being added or terms scattered throughout Chapter 577 or other chapters being moved into the section.

The following charts illustrate how a standardized format has been applied to the intoxication-related offenses under the Revised Code, and how the repeat offender scheme is applied to the DWI (driving while intoxicated) and BWI (boating while intoxicated) offenses:

- DWI, § 577.010 (amended)
- driving with excessive BAC (blood alcohol content), § 577.012 (amended)
- BWI, § 577.013 (new)
- boating with excessive BAC, § 577.014 (new)
- operating an aircraft while intoxicated, § 577.015 (new)
- operating an aircraft with an excessive BAC, § 577.016 (new)

A significant portion of the restructuring involved in the DWI offenses includes graduating the levels of punishment by the levels of injury caused. In the pre-Revised Code, causing death by DWI and causing physical injury are both classified as class C felonies. Under the Revised Code, causing death would be classified as a new class C felony, while causing physical injury would be a class E felony.

Table 10.2

Driving While Intoxicated, § 577.010	
Classification/Conduct	Penalty
A person operates a vehicle while in an intoxicated condition	Class B misdemeanor
Prior offender; or A person less than 17 years of age is present in vehicle	Class A misdemeanor
Persistent offender; or Defendant acts with criminal negligence to cause physical injury to another person	Class E felony
Aggravated offender; or Defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or Defendant acts with criminal negligence to cause serious physical injury to another person	Class D felony
Chronic offender; or Defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or Defendant acts with criminal negligence to cause the death of another person	Class C felony

Driving While Intoxicated, § 577.010	
Classification/Conduct	Penalty
Habitual offender; or Defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel; or Defendant acts with criminal negligence to cause the death of two or more persons	Class B felony
Habitual offender (second or subsequent violation); or Defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel (second or subsequent violation); or Defendant acts with criminal negligence to cause the death of two or more persons (second or subsequent violation)	Class A felony

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Table 10.3

Driving With Excessive Blood Alcohol Content	
Classification/Conduct	Penalty
A person operates: (1) a vehicle while having eight-hundredths of one percent or more by weight of alcohol in that person's blood; or (2) a commercial motor vehicle while having four one-hundredths of one percent or more by weight of alcohol in that person's blood	Class B misdemeanor
Prior offender	Class A misdemeanor
Persistent offender	Class E felony
Aggravated offender	Class D felony
Chronic offender	Class C felony
Habitual offender	Class B felony

Table 10.4

Boating While Intoxicated, § 577.013	
Classification/Conduct	Penalty
A person operates a vessel while in an intoxicated condition	Class B misdemeanor
Prior boating offender; or A person less than 17 years of age is present in vessel	Class A misdemeanor
Persistent boating offender; or Defendant acts with criminal negligence to cause physical injury to another person	Class E felony
Aggravated boating offender; or Defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or Defendant acts with criminal negligence to cause serious physical injury to another person	Class D felony
Chronic boating offender; or Defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or Defendant acts with criminal negligence to cause the death of another person	Class C felony

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Boating While Intoxicated, § 577.013	
Classification/Conduct	Penalty
<p>Habitual boating offender; or</p> <p>Defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel; or</p> <p>Defendant acts with criminal negligence to cause the death of two or more persons</p>	Class B felony
<p>Habitual boating offender (second or subsequent violation); or</p> <p>Defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel (second or subsequent violation); or</p> <p>Defendant acts with criminal negligence to cause the death of two or more persons (second or subsequent violation)</p>	Class A felony

Table 10.5

Boating With Excessive Blood Alcohol Content, § 577.014	
Classification/Conduct	Penalty
A person operates a vessel while having eight-hundredths of one percent or more by weight of alcohol in that person's blood	Class B misdemeanor
Prior boating offender	Class A misdemeanor
Persistent boating offender	Class E felony
Aggravated boating offender	Class D felony
Chronic boating offender	Class C felony
Habitual boating offender	Class B felony

Table 10.6

Operating an Aircraft While Intoxicated, § 577.015	
Classification/Conduct	Penalty
A person, while in an intoxicated condition, knowingly operates an aircraft or knowingly acts as a copilot, flight engineer, or flight navigator for an aircraft while in operation	Class C misdemeanor
Previously been found guilty of operating an aircraft while intoxicated or with an excessive blood alcohol content	Class A misdemeanor

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Table 10.7

Operating an Aircraft With Excessive BAC (Blood Alcohol Content), § 577.016	
Classification/Conduct	Penalty
A person knowingly operates any aircraft or knowingly acts as a copilot, flight engineer, or flight navigator for an aircraft while in operation: (1) With four one-hundredths of one percent or more by weight of alcohol in that person’s blood; or (2) Within eight hours after the consumption of any alcoholic beverage	Class C misdemeanor
Previously been found guilty of operating an aircraft while intoxicated or with an excessive BAC	Class A misdemeanor

A few additional points should be noted. The scope of the intoxication-related boating provisions has been widened. Some provisions prohibited operating a vessel on the Mississippi or Missouri Rivers or lakes in the state while intoxicated or with an excessive blood alcohol level. The Revised Code has incorporated features of these provisions into the consolidated offenses of BWI and boating with an excessive BAC, without limitations to specific waterways. The recently enacted mandatory requirement that ignition interlock devices be equipped with GPS has been repealed. Finally, phlebotomists have been added to the list of people who may draw blood to determine BAC. Section 577.029 (amended).

Chapter 11

DRUG-RELATED OFFENSES

- A. (§50) Reorganization of Drug-Related Offenses
- B. (§51) Repeat Drug Offender Categories

Note: Missouri's Criminal Code will be referred to as follows throughout this chapter:

- The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code.
- Missouri's Criminal Code, in general before the 2014 Revised Code, will be referred to as the pre-Revised Code.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

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Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

A. (§50) Reorganization of Drug-Related Offenses

The most apparent and significant change to drug laws includes the transfer of the criminal drug offenses into a new Chapter 579, RSMo, Controlled Substance Offenses, within the Revised Code. Moving the criminal offenses into a separate chapter was intended to make it easier for practitioners, including defense attorneys and prosecutors, to reference only the criminal provisions they would need and not the regulatory offenses pertaining to controlled substances, which remain in Chapter 195, RSMo, Drug Regulations.

Other primary changes to the drug offenses include:

- the addition of the *mens rea* of “knowingly” to several offenses that currently lack an explicit *mens rea*;
- the combination of several offenses;
- changes to the format of certain offenses to align them with the format utilized with other offenses; and
- the grouping together of statutes based on the conduct being prohibited.

The penalties associated with certain drug offenses were altered to reflect more accurately the reality of how those offenses are being prosecuted and punished. For instance, under the pre-Revised Code, the possession of a controlled substance statute contained an exception or carve-out with respect to less than 36 grams of marijuana or any synthetic cannabinoid. The Revised Code has extended this distinction, retaining the prior exception for less than 36 grams but including a new exception for up to 10 grams of marijuana or any synthetic cannabinoid. The new category is a class D misdemeanor, punishable by a fine only unless the defendant has been found guilty of a prior drug-related offense, in which case it is a class A misdemeanor.

Earlier amendments, derived from the proposed Revised Code but enacted in 2012 as part of Senate Bill 628, 96th Gen. Assembly, 2nd Reg. Sess. (Mo. 2012), changed the amount of crack cocaine that is required before a person can be charged with first or second degree drug trafficking from 2 grams to 8 grams and increased the amount of crack that leads to an enhanced penalty from 6 grams to 24 grams. The sentencing ratio for crack and powder cocaine has been lowered from 75:1 to 18:1. These distinctions have been retained in the trafficking in the first degree, § 579.065 (formerly § 195.222), and second degree, § 579.068 (formerly § 195.223), in the Revised Code.

Table 11.1

Drug-Related Offenses	
Statute	Offense
§ 579.015 (formerly § 195.202)	Possession of controlled substance
§ 579.020 (formerly § 195.212)	Delivery of controlled substance
§ 579.030 (formerly § 195.218)	Distribution of controlled substance in a protected location
§ 579.040 (new)	Distribution, delivery, or sale of drug paraphernalia
§ 579.045 (formerly § 195.204)	Fraudulently attempting to obtain controlled substance
§ 579.050 (new)	Manufacture of imitation controlled substance

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Drug-Related Offenses	
Statute	Offense
§ 579.055 (formerly § 195.211)	Manufacture of controlled substance
§ 579.060 (new)	Unlawful sale or distribution of over-the-counter methamphetamine precursor drugs
§ 579.065 (formerly § 195.222)	Trafficking drugs in the first degree
§ 579.068 (formerly § 195.223)	Trafficking drugs in the second degree
§ 579.070 (formerly § 565.065)	Creating a danger
§ 579.072 (formerly § 195.226)	Furnishing materials for production of controlled substance
§ 579.074 (formerly § 195.233)	Unlawful possession of drug paraphernalia
§ 579.076 (formerly § 195.235)	Unlawful manufacture of drug paraphernalia
§ 579.078 (formerly § 195.241)	Possession of imitation controlled substance

Drug-Related Offenses	
Statute	Offense
§ 579.080 (formerly § 195.242)	Delivery of imitation controlled substance
§ 579.082 (formerly § 195.248)	Unlawful marketing of ephedrine or pseudoephedrine
§ 579.084 (formerly § 195.252)	Distribution of controlled substance in violation of registration requirements
§ 579.086 (formerly § 195.254)	Unlawful delivery of controlled substance by manufacturer or distributor
§ 579.090 (formerly § 565.350)	Tampering with prescription or prescription drug order
§ 579.095 (formerly § 578.154)	Possession of anhydrous ammonia in nonapproved container
§ 579.097 (formerly § 578.250)	Inhalation or inducing others to inhale solvent fumes to cause certain reactions
§ 579.099 (formerly § 578.255)	Inducing, or possession with intent to induce, symptoms by use of certain solvents and other substances
§ 579.101 (formerly § 578.260)	Possession or purchase of solvents to cause certain symptoms

Drug-Related Offenses	
Statute	Offense
§ 579.103 (formerly § 578.265)	Selling or transferring solvents to cause certain symptoms
§ 579.105 (formerly § 195.130)	Keeping or maintaining a public nuisance
§ 579.110 (formerly § 195.420)	Possession of methamphetamine precursors
§ 579.115 (formerly § 195.515)	Failure to report suspicious transactions
§ 579.150 (formerly § 577.625)	Distribution of prescription medication on school property
§ 579.155 (formerly § 577.628)	Possession of prescription medication on school property

B. (§51) Repeat Drug Offender Categories

Under the Revised Code, the separate statutes in Chapter 195, RSMo, that provided sentencing enhancements for “prior” and “persistent” drug offenders have been repealed and incorporated into a general repeat offender statute, § 579.170, in the new Chapter 579, RSMo.

A **persistent drug offender** is any person who has been found guilty of **two or more felony offenses** under federal, Missouri, or other state, territory, or district laws relating to controlled substances. Section 579.170(1).

A **prior drug offender** is any person who has been found guilty of **any felony offense** under federal, Missouri, or other state, territory, or district laws relating to controlled substances. Section 579.170(2).

The court **shall** sentence a person who has been found to be a **prior drug offender** and is found guilty of a **class C, D, or E felony [drug offense]** to the authorized term of imprisonment for an offense **one class higher** than the offense for which the person was found guilty.

Section 579.170.4 (emphasis added).

Likewise:

a person who has been found to be a **persistent drug offender** and is found guilty of a **class C, D, or E felony drug offense** [shall be sentenced] to the authorized term of imprisonment for an offense **two classes higher** than the offense for which the person was found guilty. . . . [A] **persistent drug offender** . . . found guilty of a **class B felony [drug offense]** shall be sentenced] to the authorized term of imprisonment for a **class A felony offense**.

Section 579.170.5 (emphasis added).



Chapter 12

CONCLUSION

- A. Maintaining the Revised Criminal Code
 - 1. (§53) Joint Committee on the Justice System
 - 2. (§54) Criminal Law Review Process
- B. (§55) Navigating the Revised Criminal Code

Note: Missouri's Criminal Code will be referred to as follows throughout this chapter:

- Missouri's Criminal Code, in general, will be referred to as the Criminal Code.
- The 2014 Revised Missouri Criminal Code will be referred to as the Revised Code.
- Missouri's Criminal Code, in general before the 2014 Revised Code, will be referred to as the pre-Revised Code.

Note: Unless indicated in the text, each Missouri statute cited will include a parenthetical to indicate its status under the Revised Code as shown by the following table:

Statute in Revised	Format Example
Amended Statute	§ 565.110 (amended)
Transferred Statute	§ 569.095 (transferred to § 574.140) § 574.140 (formerly § 569.095)
Repealed Statute	§ 565.149 (repealed [date])
New Statute	§ 565.002 (new)

(§52) Introduction

January 1, 2017, will mark the final effective date of the Revised Code and another major revision of the state's criminal laws. The Revised Code reflects nearly a decade of give and take. Of necessity, the Revised Code is a composite document whose development involved compromise and consensus, including several policy decisions made by a supermajority of the General Assembly, rather than being the product of individual effort or a single legal philosophy. In a vacuum, a legal purist might have made even more sweeping changes. The policy decisions embodied in the pre-Revised Code reflect choices made by the elected members of the General Assembly with the concurrence of the executive. Therefore, the authors and sponsors of the Revised Code retained those policy decisions whenever and wherever possible, seeking to reorganize and revise to the greatest extent possible.

Missouri will have the benefit of two major revisions of its Criminal Code, reorganizing our criminal laws to produce a clear, consistent code that better serves justice. But even a cursory examination of the pre-Revised Code illustrates the fate of any criminal code: a regular pattern of “balkanization” or “degradation” as offenses proliferate and ambiguities, disorganization, and redundancies creep into the revision. In his *Commentaries on the Laws of England*, Sir William Blackstone cautioned that “[in] proportion to the importance

of the criminal law, ought also to be the care and attention of the legislature in properly forming and enforcing it [and it] should be founded upon principles that are permanent, uniform, and universal.” IV SIR WILLIAM BLACKSTONE, COMMENTARIES ON THE LAWS OF ENGLAND 2–3, ch. 1 (1870). Ideally, the General Assembly should revisit the Criminal Code every 10, 20, or 30 years, updating it in an organized fashion. In an era of term limits, no member of future General Assemblies will have accumulated more than 16 years of legislative experience. Given these circumstances, the sponsors of the Revised Code took the additional step of developing a mechanism to maintain the Revised Code in the future. With this effort, it may be possible to avoid the need for a wholesale revision every 40 or 50 years.

A. Maintaining the Revised Criminal Code

1. (§53) Joint Committee on the Justice System

In 2014, concurrently with the adoption of the Revised Code, the General Assembly established a new permanent joint committee of the legislature to be known as the JCJS (**Joint Committee on the Justice System**). See § 21.880, RSMo Supp. 2014. This provision had been advanced by the Senate and House Judiciary Committee chairs in multiple bills—House Bill 1231, Senate Bill 575, and Senate Bill 621—two of which, House Bill 1231 and Senate Bill 621, 97th Gen. Assembly, 2nd Reg. Sess. (Mo. 2014), were signed by the Governor and became law August 28, 2014.

The JCJS consists of ten members of the General Assembly and three ex officio members. The positions of chair and vice chair will rotate every two years between the chairs of the Senate and House Judiciary Committees. The JCJS is statutorily charged with reviewing all aspects of the state’s justice system and making any recommendations for legislative changes to the General Assembly. Section 21.880.

In addition to the JCJS, the authorizing statute established a Permanent Subcommittee on the **Criminal Code** to periodically review the Criminal Code. It will “conduct and supervise a continuing program of revision designed to maintain the cohesiveness, consistency, and effectiveness of the criminal laws of the state.” Section 21.880.6. Every ten years, the subcommittee will present to the General Assembly “such criminal code revision bills as it finds appropriate to accomplish its purpose.” *Id.* In addition to the Permanent Subcommittee, the JCJS may select an **Advisory Committee on the Missouri Criminal Code**, composed of a representative of the Supreme Court of Missouri, the Office of the Attorney General, and other individuals known to be interested in the improvement of the state’s criminal laws. *Id.*

Table 12.1

Joint Committee on the Justice System		
Senate	House of Representatives	Executive/Judicial (<i>Ex officio</i> members)
(1) Chair of the Standing Committee on Judiciary & Civil & Criminal Jurisprudence	(2) Chair of the Select Committee on Judiciary	
(3) Ranking minority party member of the Judiciary Committee	(4) Ranking minority party member of the Judiciary Committee	
(5) Member of the Senate appointed by the President <i>pro tempore</i>	(6) Chair of the House committee with jurisdiction over matters relating to criminal laws, law enforcement, and public safety (Civil and Criminal Proceedings)	

Joint Committee on the Justice System		
Senate	House of Representatives	Executive/Judicial (<i>Ex officio</i> members)
(7) Member of the Senate Committee on Appropriations, appointed by the President <i>pro tempore</i>	(8) Chair of the House committee with jurisdiction over matters relating to state correction institutions (Corrections)	
(9) Member of the Senate appointed by the minority floor leader	(10) Member of the House of Representatives appointed by the minority floor leader	
		(11) Chief Justice of the Supreme Court of Missouri (or designee)
		(12) State Auditor (or designee)
		(13) Attorney General (or designee)

2. (§54) Criminal Law Review Process

Periodic review of the Criminal Code by the JCJS, *see* § 21.880, RSMo Supp. 2014, and its subcommittees was only one option. The legislative sponsors also considered several other possible options to maintain the long-term integrity of the Criminal Code, including the following adaptations of existing legislative procedures or new procedures:



- The requirement of a Criminal Code impact statement for any legislation containing criminal penalties
- Secondary committee review of such legislation
- Mandatory primary committee review
- A hybrid combining two or more possible options

By statute, § 23.140, RSMo Supp. 2013, all legislation must be submitted to the Oversight Division of the Joint Committee on Legislative Research for preparation of a fiscal note, which accompanies a bill during its passage through the legislature. A Criminal Code impact statement would be prepared in a similar manner and perform a similar function with respect to bills creating new criminal offenses or amending existing ones.

In addition to the statutory fiscal notes, legislative rules require secondary committee review for all bills that require new appropriations or expenditures in excess of a specified amount. Subsection 8 of Senate Rule 28 requires the secondary referral of all bills that “require new appropriations or expenditures in excess of \$100,000, or that reduce such funds by that amount during any of the first three years that public funds will be used to fully implement the provisions of the Act” for consideration by the Committee on Governmental Accountability and Fiscal Oversight before their submission to the Senate for final passage. House rules dictate a similar process. Subsection (25) of House Rule 25 provides that the “Committee on Fiscal Review shall consider any bill which requires net additional expenditures of state money in excess of \$100,000 or which reduces net state revenue by more than \$100,000 in any of the three fiscal years immediately following the effective date or at full implementation of the bill” before its submission to the House for third reading and final passage.

Finally, with **mandatory primary committee review**, Senate or House Rules could be amended to require that all legislation containing criminal penalties, regardless of the underlying subject matter, be referred to a specified committee for consideration.

B. (§55) Navigating the Revised Criminal Code

Given the scope and complexity of the Revised Code, as well as its interaction with statutes not included in the revision bills themselves, study of the Revised Code may require additional tools not normally employed in the review of new, regular legislation. The following is brief list of potentially valuable study aids:

- **2014 Session Laws**—These contain the Revised Code bills (Senate Bill 491 and House Bill 1371) and may be accessed on the Joint Committee on Legislative Research’s website at:

www.moga.mo.gov/SessionLaws/2014/Part01_2014PREFACE.pdf

- **2014 Noncumulative Supplement**—This contains the statutory changes made during the 97th General Assembly, Second Regular Session, only, including the Revised Code. Printed copies may be ordered from the Missouri Revisor of Statutes.
- **Appendix J** to the Revised Statutes of Missouri—It contains lists of sections involved in enactments for the Revised Code bills, the disposition of sections, sections transferred, and sections repealed. But it is not a comprehensive listing of all statutory sections that make up the Criminal Code. A copy of Appendix J is included with this guidebook. It may be accessed on the Joint Committee’s website at:

www.moga.mo.gov/RSMOPDFs/J_2014CriminalCodeRevision.pdf

- **Informational Page**—During the 2014 session, the Senate Committee on Judiciary and Civil and Criminal Jurisprudence maintained an informational page on the Revised Code. In addition to a link to the final Report of the Joint Interim Committee on the Missouri Criminal Code, it contains an array of charts relating to different legislative versions of the Revised Code. It may be accessed on the committee webpage at:

www.senate.mo.gov/CrimCode/CrimCode.aspx

The Joint Committee on the Justice System and its Subcommittee on the Missouri Criminal Code will likely assume responsibility for the maintenance of and updates to these resources in the future. The webpage for the JCJS may be accessed at:

www.senate.mo.gov/14info/comm/statutory/jcjs.htm

Appendix

(§56) Appendix J— 2014 Criminal Code Revision

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On the following pages is Appendix J to the Revised Statutes of Missouri, which contain lists of sections involved in enactments for the Revised Code bills, the disposition of sections, sections transferred, and sections repealed. But it is not a comprehensive listing of all statutory sections that make up the Criminal Code. It may be accessed on the Joint Committee's website at:

www.moga.mo.gov/RSMOPDFs/J_2014CriminalCodeRevision.pdf

APPENDIX J

2014 CRIMINAL CODE REVISION

**HOUSE BILL NO. 1371 AND SENATE BILL NO. 491
NINETY-SEVENTH GENERAL ASSEMBLY, SECOND REGULAR SESSION
EFFECTIVE JANUARY 1, 2017**

Contents:

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Sections Transferred for HB 1371 and SB 491	J-29
Sections Repealed for HB 1371 and SB 491	J-33
2014 Criminal Code Revision Table for HB 1371 and SB 491	J-37
Section 556.001	J-55

This appendix contains information regarding criminal code sections involved in HB 1371 and SB 491, 2014, only. It is not a comprehensive listing of all statutory sections which comprise the Missouri Criminal Code.

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APPENDIX J
2014 Criminal Code Revision

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SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491

J-3

97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	27.105T		SB 491
	32.057		SB 491
	43.544T		SB 491
	105.478		SB 491
	115.631		SB 491
	130.028		SB 491
		130.031	SB 491
	142.909		SB 491
	142.911		SB 491
	143.1001		SB 491
	143.1003		SB 491
	149.200		SB 491
	160.261		HB 1371, SB 491
	167.115		HB 1371, SB 491
	167.171		HB 1371, SB 491
	168.071		SB 491
	188.030		HB 1371, SB 491
	190.621		SB 491
	191.905		SB 491
	191.914		SB 491
192.2405	192.2400T Merged(2)		SB 491
	192.2410T(2) Merged(2)		SB 491
	192.2415T Merged(2)		SB 491
	192.2420T Merged(2)		SB 491
	192.2425T		SB 491
	192.2430T		SB 491
	192.2435T Merged(2)		SB 491
	192.2440T Merged(2)		SB 491
	192.2445T Merged(2)		SB 491
	192.2450T Merged(2)		SB 491
	192.2455T Merged(2)		SB 491
	192.2460T Merged(2)		SB 491
	192.2465T Merged(2)		SB 491
	192.2470T Merged(2)		SB 491
	192.2475T(2) Merged(2)		SB 491
	192.2480T Merged(2)		SB 491
	192.2485T Merged(2)		SB 491
	192.2490T Merged(2)		HB 1371, SB 491
	192.2495T(2) Merged(2)		SB 491
	192.2500T Merged(2)		SB 491
	192.2505T Merged(2)		SB 491
	193.315		SB 491
	194.410		SB 491
	194.425		SB 491
	195.005		SB 491
	195.010		SB 491
	195.015		SB 491
	195.016		SB 491
	195.017		SB 491
		195.025	SB 491
	195.030		SB 491
	195.040		SB 491
	195.050		SB 491
	195.060		SB 491
	195.080		SB 491
	195.100		SB 491
		195.110	SB 491
		195.130T	HB 1371, SB 491

**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

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New	Amended	Repealed	Bill
	195.140	195.135	SB 491
	195.150		SB 491
		195.180T	SB 491
	195.190		SB 491
	195.195		SB 491
	195.198		SB 491
		195.202T	SB 491
		195.204T	SB 491
		195.211T	SB 491
		195.212T	SB 491
		195.213	SB 491
		195.214	SB 491
		195.217	SB 491
		195.218T	SB 491
		195.219	SB 491
		195.222T	SB 491
		195.223T	SB 491
		195.226T	SB 491
		195.233T	SB 491
		195.235T	SB 491
		195.241T	SB 491
		195.242T	SB 491
		195.246	SB 491
		195.248T	SB 491
		195.252T	SB 491
		195.254T	SB 491
		195.256	SB 491
		195.275T	SB 491
		195.280T	SB 491
		195.285	SB 491
		195.291	SB 491
		195.292	SB 491
		195.295	SB 491
		195.296	SB 491
		195.367T	SB 491
		195.369	SB 491
		195.371T	SB 491
	195.375		SB 491
	195.417		SB 491
	195.418		SB 491
		195.420T	SB 491
		195.501T	SB 491
		195.503T	SB 491
		195.505T	SB 491
		195.507T	SB 491
		195.509T	SB 491
		195.511T	SB 491
		195.515T	SB 491
	196.979		SB 491
	197.266		SB 491
	197.326		SB 491
	198.015		SB 491
	198.070		SB 491
	198.097		SB 491
	198.158		SB 491
	205.965 (2) Merged (2)		SB 491
	210.117		HB 1371, SB 491
	210.165 (2) Merged (2)		SB 491

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SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491

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97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	210.1012		SB 491
	211.038		HB 1371, SB 491
	214.410		SB 491
	217.010		HB 1371, SB 491
		217.360	SB 491
	217.364		SB 491
	217.385		SB 491
	217.400		SB 491
	217.405		SB 491
	217.541		SB 491
	217.542		SB 491
	217.543		SB 491
	217.692		SB 491
	217.703		HB 1371, SB 491
	217.735		SB 491
	217.785		SB 491
	221.025		SB 491
	221.111		SB 491
	221.353		SB 491
	252.235		SB 491
	253.080		SB 491
	260.207		SB 491
	260.208		SB 491
	260.211		HB 1371, SB 491
	260.212		HB 1371, SB 491
	270.260		SB 491
	276.421		SB 491
	276.536		SB 491
	277.180		SB 491
	285.306		SB 491
	285.308		SB 491
	287.128		SB 491
	287.129		SB 491
	288.250		SB 491
	288.395		SB 491
	301.390		SB 491
	301.400		SB 491
	301.401		SB 491
	301.570		SB 491
	301.640		SB 491
	302.015		SB 491
	302.020		SB 491
	302.060		SB 491
	302.304		SB 491
	302.309		SB 491
	302.321		SB 491
	302.400T		SB 491
	302.405T		SB 491
	302.410T		SB 491
	302.415T		SB 491
	302.420T		SB 491
	302.425T		SB 491
	302.426T		SB 491
302.440			SB 491
	302.442T		SB 491
	302.454T		SB 491
	302.456T		SB 491
	302.458T (2) Merged (2)		SB 491
	302.460T		SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

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New	Amended	Repealed	Bill
	302.462T		SB 491
	302.500		SB 491
	302.540		SB 491
	302.541		SB 491
302.574			SB 491
	302.580T		SB 491
	302.584T		SB 491
	302.592T		SB 491
	302.605		SB 491
	302.700		SB 491
	302.705		SB 491
	302.710		SB 491
	302.727		SB 491
	302.745		SB 491
	302.750		SB 491
	302.755		SB 491
	302.780		SB 491
	303.024		SB 491
	303.025		SB 491
	304.070		SB 491
	305.125T		SB 491
	305.126T		SB 491
		306.110T	SB 491
		306.111T	SB 491
		306.112	SB 491
		306.114	SB 491
		306.116	SB 491
		306.117	SB 491
		306.118	SB 491
		306.119	SB 491
		306.141	SB 491
	306.420		SB 491
311.315			SB 491
	311.325		SB 491
	313.004		SB 491
	313.040		SB 491
	313.290		SB 491
	313.550		SB 491
	313.660		SB 491
	313.830(2) Merged(2)		SB 491
	317.018		SB 491
	320.089		SB 491
	320.161		SB 491
	324.1142		SB 491
	324.1148		SB 491
	334.250		SB 491
	335.096		SB 491
	338.195		SB 491
	338.315		SB 491
	338.370		SB 491
	351.493T		SB 491
	354.320		SB 491
	362.170		SB 491
	367.031		SB 491
	367.045		SB 491
	374.210		SB 491
	374.216		SB 491
	374.702		SB 491
	374.757		SB 491

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SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491

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97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	374.789		SB 491
	375.310		SB 491
	375.537		SB 491
	375.720		SB 491
	375.786		SB 491
	375.991		SB 491
	375.1176		SB 491
	375.1287		SB 491
	380.391		SB 491
	382.275		SB 491
	389.653		SB 491
	407.020		SB 491
	407.095		SB 491
	407.420		SB 491
	407.436		SB 491
	407.516		SB 491
	407.521		SB 491
	407.536		SB 491
	407.544		SB 491
	407.740		SB 491
	407.1082		SB 491
	407.1252		SB 491
	411.260		SB 491
	411.287		SB 491
	411.371		SB 491
	411.517		SB 491
	411.770		SB 491
	413.229		SB 491
	429.012		SB 491
	429.013		SB 491
	429.014		SB 491
	436.485		SB 491
	443.810		SB 491
	443.819		SB 491
	453.110(2) Merged(2)		SB 491
	455.085		SB 491
	455.538		SB 491
	476.055 Merged(2)		HB 1371, SB 491
	479.172T		SB 491
	513.660T		SB 491
	537.123T		SB 491
	537.127T		SB 491
	542.402		SB 491
	542.425T		SB 491
	544.218T		SB 491
	544.472T		SB 491
	544.665		SB 491
	545.940T		HB 1371, SB 491
556.001 Merged(2)			HB 1371, SB 491
	556.011		SB 491
	556.021	556.016	SB 491
		556.022	SB 491
	556.026		SB 491
	556.036		SB 491
	556.037		SB 491
	556.038T		SB 491
	556.041		SB 491
	556.046		SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491**

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97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
		556.051	SB 491
		556.056	SB 491
	556.061		HB 1371, SB 491
	556.101T	556.063	SB 491
	557.016		SB 491
	557.021		SB 491
	557.026		SB 491
	557.031		SB 491
	557.035		SB 491
	557.036		SB 491
		557.041T	SB 491
557.051		557.046	SB 491
			SB 491
	558.002T		SB 491
	558.004T		SB 491
	558.006T		SB 491
	558.008T		SB 491
	558.011		SB 491
	558.016		SB 491
		558.018T	SB 491
	558.019		HB 1371, SB 491
	558.031		SB 491
	558.041		SB 491
	558.046		SB 491
	559.012		SB 491
	559.021		SB 491
	559.036		HB 1371, SB 491
	559.100		SB 491
	559.106		HB 1371, SB 491
	559.110		SB 491
	559.115		HB 1371, SB 491
	559.120		SB 491
	559.125		SB 491
	559.600		SB 491
	559.604		SB 491
	559.633		HB 1371, SB 491
		560.011T	SB 491
		560.016	SB 491
		560.021	SB 491
		560.026T	SB 491
		560.031T	SB 491
		560.036T	SB 491
	561.016		SB 491
	561.021		SB 491
	561.026		SB 491
	562.011		SB 491
	562.012T		SB 491
	562.014T		SB 491
	562.016		SB 491
	562.031		SB 491
	562.036		SB 491
	562.041		SB 491
	562.051		SB 491
	562.056		SB 491
	562.061		SB 491
	562.066		SB 491
	562.071		SB 491
	562.076		SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491** **J-9**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	562.086		SB 491
	563.021		SB 491
	563.026		SB 491
	563.046		SB 491
	563.051		SB 491
	563.056		SB 491
	563.061		SB 491
	563.070		SB 491
		564.011T	SB 491
		564.016T	SB 491
	565.002		HB 1371, SB 491
	565.004		SB 491
	565.010T		SB 491
	565.021		SB 491
	565.023		SB 491
	565.024		SB 491
565.027		565.025T	SB 491
	565.029T		SB 491
	565.035		SB 491
	565.050		SB 491
	565.052T		SB 491
565.056	565.054T		SB 491
		565.060T	SB 491
		565.063T	SB 491
		565.065T	SB 491
		565.070T	SB 491
	565.072		SB 491
	565.073		HB 1371, SB 491
	565.074		SB 491
565.076		565.075	SB 491
	565.079T		SB 491
		565.080T	SB 491
		565.081	SB 491
		565.082	SB 491
		565.083	SB 491
		565.084T	SB 491
		565.085T	SB 491
		565.086T	SB 491
565.091	565.090		SB 491
		565.092	SB 491
		565.095T	SB 491
		565.100T	SB 491
	565.110		SB 491
	565.115		SB 491
	565.120		SB 491
	565.130		SB 491
	565.140		SB 491
		565.149	SB 491
	565.150		SB 491
	565.153		SB 491
	565.156		SB 491
	565.160		SB 491
	565.163		SB 491
		565.165	SB 491
		565.169	SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491** **J-10**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
		565.180	SB 491
		565.182	SB 491
	565.184		SB 491
		565.186T	SB 491
565.189	565.188		SB 491
		565.190T	SB 491
		565.200T	SB 491
		565.210	SB 491
		565.212	SB 491
		565.214	SB 491
		565.216T	SB 491
	565.218		SB 491
565.222		565.220T	SB 491
565.227	565.225		SB 491
	565.240T		SB 491
		565.250	SB 491
	565.252		SB 491
		565.253	SB 491
		565.255T	SB 491
	565.300		SB 491
		565.350T	SB 491
	566.010		SB 491
		566.013T	SB 491
	566.020		SB 491
	566.023		SB 491
	566.030		SB 491
	566.031		SB 491
	566.032		SB 491
	566.034		SB 491
	566.060		SB 491
	566.061		SB 491
	566.062		SB 491
	566.064		SB 491
	566.067		SB 491
	566.068		SB 491
566.069			SB 491
566.071			SB 491
	566.083		SB 491
	566.086		SB 491
	566.093		SB 491
	566.100		SB 491
	566.101		SB 491
	566.111		SB 491
566.115			SB 491
	566.116T		SB 491
	566.125T		SB 491
		566.135T	HB 1371, SB 491
		566.140	SB 491
		566.141	SB 491
	566.145		SB 491
	566.147		HB 1371, SB 491
	566.148		HB 1371, SB 491
	566.149		HB 1371, SB 491
	566.150		SB 491
	566.151		SB 491
	566.153		SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491** **J-11**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	566.155		SB 491
	566.203		SB 491
	566.206		SB 491
	566.209		SB 491
	566.210T		SB 491
	566.211T		SB 491
		566.212T	SB 491
		566.213T	SB 491
	566.215		SB 491
	566.218		SB 491
		566.221T	SB 491
		566.224T	SB 491
		566.226T	SB 491
		566.265T	SB 491
	567.010		SB 491
	567.020		SB 491
	567.030		SB 491
		567.040	SB 491
	567.050		SB 491
	567.060		SB 491
	567.070		SB 491
	567.080		SB 491
	567.085		SB 491
	567.087		SB 491
	567.110		SB 491
	567.120		SB 491
	568.010		SB 491
	568.020		SB 491
	568.030		SB 491
	568.032		SB 491
	568.040		SB 491
	568.045		SB 491
	568.050		SB 491
		568.052T	SB 491
	568.060		SB 491
	568.065		SB 491
	568.070		SB 491
		568.080T	SB 491
		568.090T	SB 491
		568.100	SB 491
		568.110T	SB 491
		568.120	SB 491
	568.175		SB 491
	569.010		SB 491
		569.020T	SB 491
		569.025	SB 491
		569.030T	SB 491
		569.035	SB 491
	569.040		SB 491
569.053	569.050		SB 491
	569.055		SB 491
	569.060		SB 491
	569.065		SB 491
		569.067	SB 491
		569.070T	SB 491
		569.072T	SB 491
	569.075T		SB 491
	569.080		SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014**

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New	Amended	Repealed	Bill
	569.090		SB 491
		569.094	SB 491
	569.095		SB 491
	569.097		SB 491
	569.099		SB 491
	569.100		SB 491
	569.120		SB 491
	569.132T		SB 491
	569.135T		SB 491
	569.137T		SB 491
	569.140		SB 491
	569.145		SB 491
	569.150		SB 491
	569.155		SB 491
	569.160		SB 491
	569.170		SB 491
	569.180		SB 491
	570.010		SB 491
	570.020		SB 491
	570.023T		SB 491
	570.025T		SB 491
	570.030		SB 491
570.039		570.033	SB 491
		570.040	SB 491
		570.050	SB 491
	570.053T		SB 491
		570.055	SB 491
	570.057T		SB 491
	570.070		SB 491
		570.080	SB 491
	570.085		SB 491
		570.087T	SB 491
	570.090		SB 491
	570.100		SB 491
	570.103		SB 491
	570.110		SB 491
	570.120		SB 491
		570.123T	SB 491
	570.125		SB 491
	570.130		SB 491
	570.135		SB 491
	570.140		SB 491
	570.145		SB 491
	570.150		SB 491
		570.155	SB 491
		570.160	SB 491
		570.170	SB 491
	570.180		SB 491
		570.190	SB 491
		570.200	SB 491
	570.210		SB 491
		570.215	SB 491
	570.217		SB 491
	570.219		SB 491
	570.220		SB 491
		570.222T	SB 491
	570.223		SB 491
	570.224		SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491** **J-13**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	570.225		SB 491
		570.226	SB 491
		570.230	SB 491
		570.235	SB 491
		570.240	SB 491
		570.241	SB 491
		570.245	SB 491
		570.255	SB 491
	570.300		SB 491
	570.302T		SB 491
	570.310		SB 491
	570.350T		SB 491
	570.375T		SB 491
	570.380		SB 491
	570.400T		SB 491
	570.402T		SB 491
	570.404T		SB 491
	570.406T		SB 491
	570.408T		SB 491
	570.410T		SB 491
572.015	572.010		SB 491
	572.020		SB 491
	572.030		SB 491
	572.040		SB 491
	572.050		SB 491
	572.060		SB 491
	572.070		SB 491
		572.110T	SB 491
		572.120T	SB 491
	573.010		SB 491
		573.013	SB 491
	573.020		SB 491
	573.023		SB 491
	573.025		SB 491
	573.030		SB 491
	573.035		SB 491
	573.037		SB 491
	573.040		SB 491
	573.050		SB 491
	573.052		SB 491
	573.060		SB 491
	573.065		SB 491
	573.090		SB 491
	573.100		SB 491
	573.200T		SB 491
	573.205T		SB 491
	573.215T		SB 491
		573.500	SB 491
	573.509		SB 491
		573.528	SB 491
574.005	573.531		SB 491
	574.010		SB 491
	574.020		SB 491
		574.030	SB 491
	574.035		SB 491
	574.040		SB 491
	574.050		SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491** **J-14**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	574.060		SB 491
	574.070		SB 491
	574.075		SB 491
	574.080T		SB 491
	574.085		SB 491
	574.105		SB 491
	574.115		SB 491
574.120			SB 491
574.125			SB 491
	574.130T		SB 491
	574.140T		SB 491
	575.020		SB 491
		575.021	SB 491
	575.030		SB 491
	575.040		SB 491
	575.050		SB 491
	575.060		SB 491
	575.070		SB 491
	575.080		SB 491
	575.090		SB 491
	575.095T		SB 491
	575.100		SB 491
	575.110		SB 491
	575.120		SB 491
	575.130		SB 491
575.133			SB 491
	575.145		SB 491
	575.150		SB 491
	575.153(2) Merged(3)		SB 491
	575.155T		SB 491
	575.157T		SB 491
	575.159		SB 491
	575.160		SB 491
	575.170		SB 491
	575.180		SB 491
	575.190		SB 491
	575.195		SB 491
	575.200		SB 491
	575.205		SB 491
	575.206		SB 491
	575.210		SB 491
	575.220		SB 491
	575.230		SB 491
	575.240		SB 491
	575.250		SB 491
	575.260		SB 491
	575.270		SB 491
	575.280		SB 491
	575.290		SB 491
	575.300		SB 491
	575.310		SB 491
	575.320		SB 491
		575.350	SB 491
	575.353		SB 491
	576.010		SB 491
	576.020		SB 491
	576.030		SB 491
	576.040		SB 491
	576.050		SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491** **J-15**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	576.060		SB 491
	576.070		SB 491
	576.080		SB 491
	577.001		HB 1371, SB 491
		577.005T	SB 491
		577.006T	SB 491
	577.010		HB 1371, SB 491
	577.012		SB 491
	577.013		HB 1371
577.013			SB 491
577.014			SB 491
	577.015T		SB 491
577.016			SB 491
	577.017		SB 491
	577.020		HB 1371, SB 491
	577.021		SB 491
	577.023		SB 491
	577.024T		SB 491
	577.025T		SB 491
		577.026	SB 491
	577.029		SB 491
	577.031		SB 491
	577.037		HB 1371, SB 491
		577.039T	SB 491
	577.041		HB 1371, SB 491
		577.049T	SB 491
		577.051T	SB 491
		577.052T	SB 491
		577.054T	SB 491
	577.060		SB 491
		577.065	SB 491
	577.068		SB 491
	577.070		SB 491
		577.071	SB 491
	577.073		SB 491
	577.075		SB 491
	577.076		SB 491
	577.078T		SB 491
	577.080		SB 491
		577.090	SB 491
	577.100		SB 491
		577.105	SB 491
		577.110	SB 491
	577.150		SB 491
	577.155		SB 491
		577.160	SB 491
	577.161		SB 491
		577.201	SB 491
		577.203T	SB 491
		577.206	SB 491
		577.208	SB 491
		577.211	SB 491
		577.214	SB 491
		577.217T	SB 491
		577.221T	SB 491
	577.300T		SB 491
		577.500T	SB 491
		577.505T	SB 491
		577.510T	SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491** **J-16**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
		577.515T	SB 491
		577.520T	SB 491
		577.525T	SB 491
		577.530T	SB 491
577.599			SB 491
	577.600		SB 491
		577.602T	SB 491
		577.604T	SB 491
577.605			SB 491
		577.606T	SB 491
		577.608T	SB 491
		577.610T	SB 491
	577.612		SB 491
		577.614T	SB 491
		577.625T	SB 491
		577.628T	SB 491
	577.675		SB 491
		577.680T	SB 491
	577.700T		SB 491
	577.703T		SB 491
	577.706T		SB 491
	577.709T		SB 491
	577.712T		SB 491
	577.715T		SB 491
	577.718T		SB 491
		578.008T	SB 491
	578.009		SB 491
	578.012		SB 491
	578.018		SB 491
	578.021		SB 491
	578.023		SB 491
	578.024		SB 491
	578.025		SB 491
578.026			SB 491
	578.027		SB 491
	578.028		SB 491
	578.029		SB 491
	578.030		SB 491
	578.050		SB 491
		578.075T	SB 491
	578.095		SB 491
		578.150T	SB 491
	578.151		SB 491
	578.152		SB 491
	578.153		SB 491
		578.154T	SB 491
	578.173		SB 491
	578.176		SB 491
		578.200	SB 491
		578.205	SB 491
		578.210T	SB 491
		578.215T	SB 491
		578.220	SB 491
		578.225	SB 491
		578.250T	SB 491
		578.255T	SB 491
		578.260T	SB 491
		578.265T	SB 491
		578.300T	SB 491

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**SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491** **J-17**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
		578.305T	SB 491
		578.310T	SB 491
		578.315T	SB 491
		578.320T	SB 491
		578.325T	SB 491
		578.330T	SB 491
	578.350	578.353	SB 491
		578.360	SB 491
		578.363	SB 491
	578.365	578.375	SB 491
		578.377T	SB 491
		578.379T	SB 491
		578.381T	SB 491
		578.383T	SB 491
		578.385T	SB 491
		578.387T	SB 491
		578.389	SB 491
		578.390T	SB 491
		578.392	SB 491
578.398			SB 491
578.399			SB 491
	578.405		SB 491
		578.407T	SB 491
		578.409	SB 491
		578.412	SB 491
		578.414	SB 491
		578.416T	SB 491
		578.418	SB 491
		578.420	SB 491
	578.421		SB 491
	578.425		SB 491
	578.430		SB 491
		578.433	SB 491
	578.437		SB 491
		578.445T	SB 491
		578.450T	SB 491
	578.475T		SB 491
		578.500T	SB 491
		578.510T	SB 491
	578.520		SB 491
	578.525		SB 491
		578.530	SB 491
		578.570T	SB 491
	578.614		SB 491
	579.015T		SB 491
	579.020T		SB 491
	579.030T		SB 491
579.040			SB 491
	579.045T		SB 491
579.050			SB 491
	579.055T		SB 491
	579.060		HB 1371
579.060			SB 491
	579.065T		SB 491
	579.068T		SB 491
	579.070T		SB 491
	579.072T		SB 491

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SECTIONS INVOLVED IN ENACTMENTS
FOR HB 1371 & SB 491

J-18

97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
	579.074T		SB 491
	579.076T		SB 491
	579.078T		SB 491
	579.080T		SB 491
	579.082T		SB 491
	579.084T		SB 491
	579.086T		SB 491
	579.090T		SB 491
	579.095T		SB 491
	579.097T		SB 491
	579.099T		SB 491
	579.101T		SB 491
	579.103T		SB 491
	579.105T	HB 1371, SB 491	
	579.107T		SB 491
	579.110T		SB 491
	579.115T		SB 491
	579.150T		SB 491
	579.155T		SB 491
	579.170T		SB 491
	579.175T		SB 491
	579.180T		SB 491
	579.185T		SB 491
	589.015		SB 491
	589.400		SB 491
	589.425		SB 491
	590.700		SB 491
	595.223T		SB 491
	595.226T		SB 491
	595.229T		SB 491
	595.232T		SB 491
	610.125		SB 491
	610.130T		SB 491
	630.155		SB 491
630.162	630.161T		SB 491
	630.164T		SB 491
	630.165		SB 491
	632.480(2) Merged(2)		SB 491
	650.150T		SB 491
	650.153T		SB 491
	650.156T		SB 491
	650.159T		SB 491
	650.161T		SB 491
	650.165T		SB 491
	660.250T Merged(2)		SB 491
	660.255T(2) Merged(2)		SB 491
	660.260T Merged(2)		SB 491
	660.261T Merged(2)		SB 491
	660.263T Merged(2)		SB 491
	660.265T Merged(2)		SB 491
	660.270T Merged(2)		SB 491
	660.275T Merged(2)		SB 491
	660.280T Merged(2)		SB 491
	660.285T Merged(2)		SB 491
	660.290T Merged(2)		SB 491
	660.295T Merged(2)		SB 491
	660.300T(2) Merged(2)		SB 491
	660.305T Merged(2)		SB 491

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SECTIONS INVOLVED IN ENACTMENTS **J-19**
FOR HB 1371 & SB 491
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
		660.310T Merged(2)	SB 491
		660.315T Merged(2)	HB 1371, SB 491
		660.317T(2) Merged(2)	SB 491
		660.320T Merged(2)	SB 491
		660.321T Merged(2)	SB 491
	660.360T		SB 491
	701.320		SB 491

T = Section involved in a transfer. See Sections Transferred Table in this Appendix, page J-29.

SECTIONS INVOLVED IN ENACTMENTS **J-20**
FOR HB 1371 & SB 491
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

New	Amended	Repealed	Bill
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DISPOSITION OF SECTIONS FOR HB 1371 & SB 491 J-21
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

House Bill Number	Bill Section	RSMo	House Bill Number	Bill Section	RSMo
1371.....	160.261.....	160.261		559.115.....	559.115
	167.115.....	167.115		559.633.....	559.633
	167.171.....	167.171		565.002.....	565.002
	188.030.....	188.030		565.073.....	565.073
	195.130.....	579.105		566.135.....	545.940
	210.117.....	210.117		566.147.....	566.147
	211.038.....	211.038		566.148.....	566.148
	217.010.....	217.010		566.149.....	566.149
	217.703.....	217.703		577.001.....	577.001
	260.211.....	260.211		577.010.....	577.010
	260.212.....	260.212		577.013.....	577.013
	476.055.....	476.055		577.020.....	577.020
	556.061.....	556.061		577.037.....	577.037
	558.019.....	558.019		577.041.....	577.041
	559.036.....	559.036		579.060.....	579.060
	559.106.....	559.106		660.315.....	192.2490
				B.....	556.001

**J-22 DISPOSITION OF SECTIONS FOR HB 1371 & SB 491
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014**

Senate Bill Number	Bill Section	RSMo	Senate Bill Number	Bill Section	RSMo
491.....	27.105.....	27.105	195.285.....	195.285	
	32.057.....	32.057	195.291.....	195.291	
	43.544.....	43.544	195.292.....	195.292	
	105.478.....	105.478	195.295.....	195.295	
	115.631.....	115.631	195.296.....	195.296	
	130.028.....	130.028	195.367.....	195.367	
	130.031.....	130.031	195.369.....	195.369	
	142.909.....	142.909	195.371.....	195.371	
	142.911.....	142.911	195.375.....	195.375	
	143.1001.....	143.1001	195.417.....	195.417	
	143.1003.....	143.1003	195.418.....	195.418	
	149.200.....	149.200	195.420.....	195.420	
	160.261.....	160.261	195.501.....	195.501	
	167.115.....	167.115	195.503.....	195.503	
	167.171.....	167.171	195.505.....	195.505	
	168.071.....	168.071	195.507.....	195.507	
	188.030.....	188.030	195.509.....	195.509	
	190.621.....	190.621	195.511.....	195.511	
	191.905.....	191.905	195.515.....	195.515	
	191.914.....	191.914	196.979.....	196.979	
	193.315.....	193.315	197.266.....	197.266	
	194.410.....	194.410	197.326.....	197.326	
	194.425.....	194.425	197.1002.....	192.2405	
	195.005.....	195.005	198.015.....	198.015	
	195.010.....	195.010	198.070.....	198.070	
	195.015.....	195.015	198.097.....	198.097	
	195.016.....	195.016	198.158.....	198.158	
	195.017.....	195.017	205.965.....	205.965	
	195.025.....	195.025	210.117.....	210.117	
	195.030.....	195.030	210.165.....	210.165	
	195.040.....	195.040	210.1012.....	210.1012	
	195.050.....	195.050	211.038.....	211.038	
	195.060.....	195.060	214.410.....	214.410	
	195.080.....	195.080	217.010.....	217.010	
	195.100.....	195.100	217.360.....	217.360	
	195.110.....	195.110	217.364.....	217.364	
	195.130.....	195.130	217.385.....	217.385	
	195.135.....	195.135	217.400.....	217.400	
	195.140.....	195.140	217.405.....	217.405	
	195.150.....	195.150	217.541.....	217.541	
	195.180.....	195.180	217.542.....	217.542	
	195.190.....	195.190	217.543.....	217.543	
	195.195.....	195.195	217.692.....	217.692	
	195.198.....	195.198	217.703.....	217.703	
	195.202.....	195.202	217.735.....	217.735	
	195.204.....	195.204	217.785.....	217.785	
	195.211.....	195.211	221.025.....	221.025	
	195.212.....	195.212	221.111.....	221.111	
	195.213.....	195.213	221.353.....	221.353	
	195.214.....	195.214	252.235.....	252.235	
	195.217.....	195.217	253.080.....	253.080	
	195.218.....	195.218	260.207.....	260.207	
	195.219.....	195.219	260.208.....	260.208	
	195.222.....	195.222	260.211.....	260.211	
	195.223.....	195.223	260.212.....	260.212	
	195.226.....	195.226	270.260.....	270.260	
	195.233.....	195.233	276.421.....	276.421	
	195.235.....	195.235	276.536.....	276.536	
	195.241.....	195.241	277.180.....	277.180	
	195.242.....	195.242	285.306.....	285.306	
	195.246.....	195.246	285.308.....	285.308	
	195.248.....	195.248	287.128.....	287.128	
	195.252.....	195.252	287.129.....	287.129	
	195.254.....	195.254	288.250.....	288.250	
	195.256.....	195.256	288.395.....	288.395	
	195.275.....	195.275	301.390.....	301.390	
	195.280.....	195.280	301.400.....	301.400	



DISPOSITION OF SECTIONS FOR HB 1371 & SB 491 J-23
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Senate Bill Number	Bill Section	RSMo	Senate Bill Number	Bill Section	RSMo
301.401	301.401	334.250	334.250
301.570	301.570	335.096	335.096
301.640	301.640	338.195	338.195
302.015	302.015	338.315	338.315
302.020	302.020	338.370	338.370
302.060	302.060	351.493	351.493
302.304	302.304	354.320	354.320
302.309	302.309	362.170	362.170
302.321	302.321	367.031	367.031
302.400	302.400	367.045	367.045
302.405	302.405	374.210	374.210
302.410	302.410	374.216	374.216
302.415	302.415	374.702	374.702
302.420	302.420	374.757	374.757
302.425	302.425	374.789	374.789
302.426	302.426	375.310	375.310
302.440	302.440	375.537	375.537
302.442	302.442	375.720	375.720
302.454	302.454	375.786	375.786
302.456	302.456	375.991	375.991
302.458	302.458	375.1176	375.1176
302.460	302.460	375.1287	375.1287
302.462	302.462	380.391	380.391
302.500	302.500	382.275	382.275
302.540	302.540	389.653	389.653
302.541	302.541	407.020	407.020
302.574	302.574	407.095	407.095
302.580	302.580	407.420	407.420
302.584	302.584	407.436	407.436
302.592	302.592	407.516	407.516
302.605	302.605	407.521	407.521
302.700	302.700	407.536	407.536
302.705	302.705	407.544	407.544
302.710	302.710	407.740	407.740
302.727	302.727	407.1082	407.1082
302.745	302.745	407.1252	407.1252
302.750	302.750	411.260	411.260
302.755	302.755	411.287	411.287
302.780	302.780	411.371	411.371
303.024	303.024	411.517	411.517
303.025	303.025	411.770	411.770
304.070	304.070	413.229	413.229
305.125	305.125	429.012	429.012
305.126	305.126	429.013	429.013
306.110	306.110	429.014	429.014
306.111	306.111	436.485	436.485
306.112	306.112	443.810	443.810
306.114	306.114	443.819	443.819
306.116	306.116	453.110	453.110
306.117	306.117	455.085	455.085
306.118	306.118	455.538	455.538
306.119	306.119	476.055	476.055
306.141	306.141	479.172	479.172
306.420	306.420	513.660	513.660
311.315	311.315	537.123	537.123
311.325	311.325	537.127	537.127
313.004	313.004	542.402	542.402
313.040	313.040	542.425	542.425
313.290	313.290	544.218	544.218
313.550	313.550	544.472	544.472
313.660	313.660	544.665	544.665
313.830	313.830	545.940	545.940
317.018	317.018	556.011	556.011
320.089	320.089	556.016	556.016
320.161	320.161	556.021	556.021
324.1142	324.1142	556.022	556.022
324.1148	324.1148	556.026	556.026

**J-24 DISPOSITION OF SECTIONS FOR HB 1371 & SB 491
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014**

Senate Bill Number	Bill Section	RSMo	Senate Bill Number	Bill Section	RSMo
	556.036	556.036		563.046	563.046
	556.037	556.037		563.051	563.051
	556.038	556.038		563.056	563.056
	556.041	556.041		563.061	563.061
	556.046	556.046		563.070	563.070
	556.051	556.051		564.011	564.011
	556.056	556.056		564.016	564.016
	556.061	556.061		565.002	565.002
	556.063	556.063		565.004	565.004
	556.101	556.101		565.010	565.010
	557.016	557.016		565.021	565.021
	557.021	557.021		565.023	565.023
	557.026	557.026		565.024	565.024
	557.031	557.031		565.025	565.025
	557.035	557.035		565.027	565.027
	557.036	557.036		565.029	565.029
	557.041	557.041		565.035	565.035
	557.046	557.046		565.050	565.050
	557.051	557.051		565.052	565.052
	558.002	558.002		565.054	565.054
	558.004	558.004		565.056	565.056
	558.006	558.006		565.060	565.060
	558.008	558.008		565.063	565.063
	558.011	558.011		565.065	565.065
	558.016	558.016		565.070	565.070
	558.018	558.018		565.072	565.072
	558.019	558.019		565.073	565.073
	558.031	558.031		565.074	565.074
	558.041	558.041		565.075	565.075
	558.046	558.046		565.076	565.076
	559.012	559.012		565.079	565.079
	559.021	559.021		565.080	565.080
	559.036	559.036		565.081	565.081
	559.100	559.100		565.082	565.082
	559.106	559.106		565.083	565.083
	559.110	559.110		565.084	565.084
	559.115	559.115		565.085	565.085
	559.120	559.120		565.086	565.086
	559.125	559.125		565.090	565.090
	559.600	559.600		565.091	565.091
	559.604	559.604		565.092	565.092
	559.633	559.633		565.095	565.095
	560.011	560.011		565.100	565.100
	560.016	560.016		565.110	565.110
	560.021	560.021		565.115	565.115
	560.026	560.026		565.120	565.120
	560.031	560.031		565.130	565.130
	560.036	560.036		565.140	565.140
	561.016	561.016		565.149	565.149
	561.021	561.021		565.150	565.150
	561.026	561.026		565.153	565.153
	562.011	562.011		565.156	565.156
	562.012	562.012		565.160	565.160
	562.014	562.014		565.163	565.163
	562.016	562.016		565.165	565.165
	562.031	562.031		565.169	565.169
	562.036	562.036		565.180	565.180
	562.041	562.041		565.182	565.182
	562.051	562.051		565.184	565.184
	562.056	562.056		565.186	192.2425
	562.061	562.061		565.188	565.188
	562.066	562.066		565.189	565.189
	562.071	562.071		565.190	192.2430
	562.076	562.076		565.200	565.200
	562.086	562.086		565.210	565.210
	563.021	563.021		565.212	565.212
	563.026	563.026		565.214	565.214



DISPOSITION OF SECTIONS FOR HB 1371 & SB 491 J-25
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Senate Bill Number	Bill Section	RSMo	Senate Bill Number	Bill Section	RSMo
565.216	565.216	567.060	567.060
565.218	565.218	567.070	567.070
565.220	565.220	567.080	567.080
565.222	565.222	567.085	567.085
565.225	565.225	567.087	567.087
565.227	565.227	567.110	567.110
565.240	565.240	567.120	567.120
565.250	565.250	568.010	568.010
565.252	565.252	568.020	568.020
565.253	565.253	568.030	568.030
565.255	565.255	568.032	568.032
565.300	565.300	568.040	568.040
565.350	565.350	568.045	568.045
566.010	566.010	568.050	568.050
566.013	566.013	568.052	568.052
566.020	566.020	568.060	568.060
566.023	566.023	568.065	568.065
566.030	566.030	568.070	568.070
566.031	566.031	568.080	568.080
566.032	566.032	568.090	568.090
566.034	566.034	568.100	568.100
566.060	566.060	568.110	568.110
566.061	566.061	568.120	568.120
566.062	566.062	568.175	568.175
566.064	566.064	569.010	569.010
566.067	566.067	569.020	569.020
566.068	566.068	569.025	569.025
566.069	566.069	569.030	569.030
566.071	566.071	569.035	569.035
566.083	566.083	569.040	569.040
566.086	566.086	569.050	569.050
566.093	566.093	569.053	569.053
566.100	566.100	569.055	569.055
566.101	566.101	569.060	569.060
566.111	566.111	569.065	569.065
566.115	566.115	569.067	569.067
566.116	566.116	569.070	569.070
566.125	566.125	569.072	569.072
566.135	566.135	569.075	569.075
566.140	566.140	569.080	569.080
566.141	566.141	569.090	569.090
566.145	566.145	569.094	569.094
566.147	566.147	569.095	569.095
566.148	566.148	569.097	569.097
566.149	566.149	569.099	569.099
566.150	566.150	569.100	569.100
566.151	566.151	569.120	569.120
566.153	566.153	569.132	569.132
566.155	566.155	569.135	569.135
566.203	566.203	569.137	569.137
566.206	566.206	569.140	569.140
566.209	566.209	569.145	569.145
566.210	566.210	569.150	569.150
566.211	566.211	569.155	569.155
566.212	566.212	569.160	569.160
566.213	566.213	569.170	569.170
566.215	566.215	569.180	569.180
566.218	566.218	570.010	570.010
566.221	566.221	570.020	570.020
566.224	566.224	570.023	570.023
566.226	566.226	570.025	570.025
566.265	566.265	570.030	570.030
567.010	567.010	570.033	570.033
567.020	567.020	570.039	570.039
567.030	567.030	570.040	570.040
567.040	567.040	570.050	570.050
567.050	567.050	570.053	570.053

**J-26 DISPOSITION OF SECTIONS FOR HB 1371 & SB 491
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014**

Senate Bill Number	Bill Section	RSMo	Senate Bill Number	Bill Section	RSMo
	570.055	570.055		573.030	573.030
	570.057	570.057		573.035	573.035
	570.070	570.070		573.037	573.037
	570.080	570.080		573.040	573.040
	570.085	570.085		573.050	573.050
	570.087	570.087		573.052	573.052
	570.090	570.090		573.060	573.060
	570.100	570.100		573.065	573.065
	570.103	570.103		573.090	573.090
	570.110	570.110		573.100	573.100
	570.120	570.120		573.200	573.200
	570.123	570.123		573.205	573.205
	570.125	570.125		573.215	573.215
	570.130	570.130		573.500	573.500
	570.135	570.135		573.509	573.509
	570.140	570.140		573.528	573.528
	570.145	570.145		573.531	573.531
	570.150	570.150		574.005	574.005
	570.155	570.155		574.010	574.010
	570.160	570.160		574.020	574.020
	570.170	570.170		574.030	574.030
	570.180	570.180		574.035	574.035
	570.190	570.190		574.040	574.040
	570.200	570.200		574.050	574.050
	570.210	570.210		574.060	574.060
	570.215	570.215		574.070	574.070
	570.217	570.217		574.075	574.075
	570.219	570.219		574.080	574.080
	570.220	570.220		574.085	574.085
	570.222	570.222		574.105	574.105
	570.223	570.223		574.115	574.115
	570.224	570.224		574.120	574.120
	570.225	570.225		574.125	574.125
	570.226	570.226		574.130	574.130
	570.230	570.230		574.140	574.140
	570.235	570.235		575.020	575.020
	570.240	570.240		575.021	575.021
	570.241	570.241		575.030	575.030
	570.245	570.245		575.040	575.040
	570.255	570.255		575.050	575.050
	570.300	570.300		575.060	575.060
	570.302	570.302		575.070	575.070
	570.310	570.310		575.080	575.080
	570.350	570.350		575.090	575.090
	570.375	570.375		575.095	575.095
	570.380	570.380		575.100	575.100
	570.400	570.400		575.110	575.110
	570.402	570.402		575.120	575.120
	570.404	570.404		575.130	575.130
	570.406	570.406		575.133	575.133
	570.408	570.408		575.145	575.145
	570.410	570.410		575.150	575.150
	572.010	572.010		575.153	575.153
	572.015	572.015		575.155	575.155
	572.020	572.020		575.157	575.157
	572.030	572.030		575.159	575.159
	572.040	572.040		575.160	575.160
	572.050	572.050		575.170	575.170
	572.060	572.060		575.180	575.180
	572.070	572.070		575.190	575.190
	572.110	572.110		575.195	575.195
	572.120	572.120		575.200	575.200
	573.010	573.010		575.205	575.205
	573.013	573.013		575.206	575.206
	573.020	573.020		575.210	575.210
	573.023	573.023		575.220	575.220
	573.025	573.025		575.230	575.230



DISPOSITION OF SECTIONS FOR HB 1371 & SB 491 J-27
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Senate Bill Number	Bill Section	RSMo	Senate Bill Number	Bill Section	RSMo
575.240	575.240	577.214	577.214
575.250	575.250	577.217	577.217
575.260	575.260	577.221	577.221
575.270	575.270	577.300	577.300
575.280	575.280	577.500	577.500
575.290	575.290	577.505	577.505
575.300	575.300	577.510	577.510
575.310	575.310	577.515	577.515
575.320	575.320	577.520	577.520
575.350	575.350	577.525	577.525
575.353	575.353	577.530	577.530
576.010	576.010	577.599	577.599
576.020	576.020	577.600	577.600
576.030	576.030	577.602	577.602
576.040	576.040	577.604	577.604
576.050	576.050	577.605	577.605
576.060	576.060	577.606	577.606
576.070	576.070	577.608	577.608
576.080	576.080	577.610	577.610
577.001	577.001	577.612	577.612
577.005	577.005	577.614	577.614
577.006	577.006	577.625	577.625
577.010	577.010	577.628	577.628
577.012	577.012	577.675	577.675
577.013	577.013	577.680	577.680
577.014	577.014	577.700	577.700
577.015	577.015	577.703	577.703
577.016	577.016	577.706	577.706
577.017	577.017	577.709	577.709
577.020	577.020	577.712	577.712
577.021	577.021	577.715	577.715
577.023	577.023	577.718	577.718
577.024	577.024	578.008	578.008
577.025	577.025	578.009	578.009
577.026	577.026	578.012	578.012
577.029	577.029	578.018	578.018
577.031	577.031	578.021	578.021
577.037	577.037	578.023	578.023
577.039	577.039	578.024	578.024
577.041	577.041	578.025	578.025
577.049	577.049	578.026	578.026
577.051	577.051	578.027	578.027
577.052	577.052	578.028	578.028
577.054	577.054	578.029	578.029
577.060	577.060	578.030	578.030
577.065	577.065	578.050	578.050
577.068	577.068	578.075	578.075
577.070	577.070	578.095	578.095
577.071	577.071	578.150	578.150
577.073	577.073	578.151	578.151
577.075	577.075	578.152	578.152
577.076	577.076	578.153	578.153
577.078	577.078	578.154	578.154
577.080	577.080	578.173	578.173
577.090	577.090	578.176	578.176
577.100	577.100	578.200	578.200
577.105	577.105	578.205	578.205
577.110	577.110	578.210	578.210
577.150	577.150	578.215	578.215
577.155	577.155	578.220	578.220
577.160	577.160	578.225	578.225
577.161	577.161	578.250	578.250
577.201	577.201	578.255	578.255
577.203	577.203	578.260	578.260
577.206	577.206	578.265	578.265
577.208	577.208	578.300	578.300
577.211	577.211	578.305	578.305

**J-28 DISPOSITION OF SECTIONS FOR HB 1371 & SB 491
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014**

Senate Bill Number	Bill Section	RSMo	Senate Bill Number	Bill Section	RSMo
	578.310	578.310		579.084	579.084
	578.315	578.315		579.086	579.086
	578.320	578.320		579.090	579.090
	578.325	578.325		579.095	579.095
	578.330	578.330		579.097	579.097
	578.350	578.350		579.099	579.099
	578.353	578.353		579.101	579.101
	578.360	578.360		579.103	579.103
	578.363	578.363		579.105	579.105
	578.365	578.365		579.107	579.107
	578.375	578.375		579.110	579.110
	578.377	578.377		579.115	579.115
	578.379	578.379		579.150	579.150
	578.381	578.381		579.155	579.155
	578.383	578.383		579.170	579.170
	578.385	578.385		579.175	579.175
	578.387	578.387		579.180	579.180
	578.389	578.389		579.185	579.185
	578.390	578.390		589.015	589.015
	578.392	578.392		589.400	589.400
	578.398	578.398		589.425	589.425
	578.399	578.399		590.700	590.700
	578.405	578.405		595.223	595.223
	578.407	578.407		595.226	595.226
	578.409	578.409		595.229	595.229
	578.412	578.412		595.232	595.232
	578.414	578.414		610.125	610.125
	578.416	578.416		610.130	610.130
	578.418	578.418		630.155	630.155
	578.420	578.420		630.161	630.161
	578.421	578.421		630.162	630.162
	578.425	578.425		630.164	630.164
	578.430	578.430		630.165	630.165
	578.433	578.433		632.480	632.480
	578.437	578.437		650.150	650.150
	578.445	578.445		650.153	650.153
	578.450	578.450		650.156	650.156
	578.475	578.475		650.159	650.159
	578.500	578.500		650.161	650.161
	578.510	578.510		650.165	650.165
	578.520	578.520		660.250	192.2400
	578.525	578.525		660.255	192.2410
	578.530	578.530		660.260	192.2415
	578.570	578.570		660.261	192.2420
	578.614	578.614		660.263	192.2435
	579.015	579.015		660.265	192.2440
	579.020	579.020		660.270	192.2445
	579.030	579.030		660.275	192.2450
	579.040	579.040		660.280	192.2455
	579.045	579.045		660.285	192.2460
	579.050	579.050		660.290	192.2465
	579.055	579.055		660.295	192.2470
	579.060	579.060		660.300	192.2475
	579.065	579.065		660.305	192.2480
	579.068	579.068		660.310	192.2485
	579.070	579.070		660.315	192.2490
	579.072	579.072		660.317	192.2495
	579.074	579.074		660.320	192.2500
	579.076	579.076		660.321	192.2505
	579.078	579.078		660.360	660.360
	579.080	579.080		701.320	701.320
	579.082	579.082		B.....	556.001



SECTIONS TRANSFERRED

HB 1371 AND SB 491

195.130.—Transferred 2014; now 579.105; Effective 1-01-17
 195.180.—Transferred 2014; now 579.107; Effective 1-01-17
 195.202.—Transferred 2014; now 579.015; Effective 1-01-17
 195.204.—Transferred 2014; now 579.045; Effective 1-01-17
 195.211.—Transferred 2014; now 579.055; Effective 1-01-17
 195.212.—Transferred 2014; now 579.020; Effective 1-01-17
 195.218.—Transferred 2014; now 579.030; Effective 1-01-17
 195.222.—Transferred 2014; now 579.065; Effective 1-01-17
 195.223.—Transferred 2014; now 579.068; Effective 1-01-17
 195.226.—Transferred 2014; now 579.072; Effective 1-01-17
 195.233.—Transferred 2014; now 579.074; Effective 1-01-17
 195.235.—Transferred 2014; now 579.076; Effective 1-01-17
 195.241.—Transferred 2014; now 579.078; Effective 1-01-17
 195.242.—Transferred 2014; now 579.080; Effective 1-01-17
 195.248.—Transferred 2014; now 579.082; Effective 1-01-17
 195.252.—Transferred 2014; now 579.084; Effective 1-01-17
 195.254.—Transferred 2014; now 579.086; Effective 1-01-17
 195.275.—Transferred 2014; now 579.170; Effective 1-01-17
 195.280.—Transferred 2014; now 579.175; Effective 1-01-17
 195.367.—Transferred 2014; now 579.180; Effective 1-01-17
 195.371.—Transferred 2014; now 579.185; Effective 1-01-17
 195.420.—Transferred 2014; now 579.110; Effective 1-01-17
 195.501.—Transferred 2014; now 650.150; Effective 1-01-17
 195.503.—Transferred 2014; now 650.153; Effective 1-01-17
 195.505.—Transferred 2014; now 650.156; Effective 1-01-17
 195.507.—Transferred 2014; now 650.159; Effective 1-01-17
 195.509.—Transferred 2014; now 650.161; Effective 1-01-17
 195.511.—Transferred 2014; now 650.165; Effective 1-01-17
 195.515.—Transferred 2014; now 579.115; Effective 1-01-17
 306.110.—Transferred 2014; now 577.024; Effective 1-01-17
 306.111.—Transferred 2014; now 577.025; Effective 1-01-17
 557.041.—Transferred 2014; now 595.229; Effective 1-01-17
 558.018.—Transferred 2014; now 566.125; Effective 1-01-17
 560.011.—Transferred 2014; now 558.002; Effective 1-01-17
 560.026.—Transferred 2014; now 558.004; Effective 1-01-17
 560.031.—Transferred 2014; now 558.006; Effective 1-01-17
 560.036.—Transferred 2014; now 558.008; Effective 1-01-17
 564.011.—Transferred 2014; now 562.012; Effective 1-01-17
 564.016.—Transferred 2014; now 562.014; Effective 1-01-17
 565.025.—Transferred 2014; now 565.029; Effective 1-01-17

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SECTIONS TRANSFERRED
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565.060.--Transferred 2014; now 565.052; Effective 1-01-17
 565.063.--Transferred 2014; now 565.079; Effective 1-01-17
 565.065.--Transferred 2014; now 579.070; Effective 1-01-17
 565.070.--Transferred 2014; now 565.054; Effective 1-01-17
 565.080.--Transferred 2014; now 565.010; Effective 1-01-17
 565.084.--Transferred 2014; now 575.095; Effective 1-01-17
 565.085.--Transferred 2014; now 575.155; Effective 1-01-17
 565.086.--Transferred 2014; now 575.157; Effective 1-01-17
 565.095.--Transferred 2014; now 574.140; Effective 1-01-17
 565.100.--Transferred 2014; now 556.101; Effective 1-01-17
 565.186.--Transferred 2014; now 192.2425*; Effective 1-01-17
 565.190.--Transferred 2014; now 192.2430*; Effective 1-01-17
 565.200.--Transferred 2014; now 566.116; Effective 1-01-17
 565.216.--Transferred 2014; now 630.161; Effective 1-01-17
 565.220.--Transferred 2014; now 630.164; Effective 1-01-17
 565.255.--Transferred 2014; now 556.038; Effective 1-01-17
 565.350.--Transferred 2014; now 579.090; Effective 1-01-17
 566.013.--Transferred 2014; now 542.425; Effective 1-01-17
 566.135.--Transferred 2014; now 545.940; Effective 1-01-17
 566.212.--Transferred 2014; now 566.211; Effective 1-01-17
 566.213.--Transferred 2014; now 566.210; Effective 1-01-17
 566.221.--Transferred 2014; now 578.475; Effective 1-01-17
 566.224.--Transferred 2014; now 595.223; Effective 1-01-17
 566.226.--Transferred 2014; now 595.226; Effective 1-01-17
 566.265.--Transferred 2014; now 351.493; Effective 1-01-17
 568.052.--Transferred 2014; now 577.300; Effective 1-01-17
 568.080.--Transferred 2014; now 573.200; Effective 1-01-17
 568.090.--Transferred 2014; now 573.205; Effective 1-01-17
 568.110.--Transferred 2014; now 573.215; Effective 1-01-17
 569.020.--Transferred 2014; now 570.023; Effective 1-01-17
 569.030.--Transferred 2014; now 570.025; Effective 1-01-17
 569.070.--Transferred 2014; now 574.080; Effective 1-01-17
 569.072.--Transferred 2014; now 577.078; Effective 1-01-17
 570.087.--Transferred 2014; now 537.127; Effective 1-01-17
 570.123.--Transferred 2014; now 537.123; Effective 1-01-17
 570.222.--Transferred 2014; now 595.232; Effective 1-01-17
 572.110.--Transferred 2014; now 27.105; Effective 1-01-17
 572.120.--Transferred 2014; now 513.660; Effective 1-01-17
 577.005.--Transferred 2014; now 43.544; Effective 1-01-17
 577.006.--Transferred 2014; now 479.172; Effective 1-01-17
 577.039.--Transferred 2014; now 544.218; Effective 1-01-17
 577.049.--Transferred 2014; now 302.580; Effective 1-01-17
 577.051.--Transferred 2014; now 302.592; Effective 1-01-17
 577.052.--Transferred 2014; now 302.584; Effective 1-01-17
 577.054.--Transferred 2014; now 610.130; Effective 1-01-17
 577.203.--Transferred 2014; now 577.015; Effective 1-01-17
 577.217.--Transferred 2014; now 305.125; Effective 1-01-17

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577.221.—Transferred 2014; now 305.126; Effective 1-01-17
 577.500.—Transferred 2014; now 302.400; Effective 1-01-17
 577.505.—Transferred 2014; now 302.405; Effective 1-01-17
 577.510.—Transferred 2014; now 302.410; Effective 1-01-17
 577.515.—Transferred 2014; now 302.415; Effective 1-01-17
 577.520.—Transferred 2014; now 302.420; Effective 1-01-17
 577.525.—Transferred 2014; now 302.425; Effective 1-01-17
 577.530.—Transferred 2014; now 302.426; Effective 1-01-17
 577.602.—Transferred 2014; now 302.442; Effective 1-01-17
 577.604.—Transferred 2014; now 302.454; Effective 1-01-17
 577.606.—Transferred 2014; now 302.456; Effective 1-01-17
 577.608.—Transferred 2014; now 302.458; Effective 1-01-17
 577.610.—Transferred 2014; now 302.460; Effective 1-01-17
 577.614.—Transferred 2014; now 302.462; Effective 1-01-17
 577.625.—Transferred 2014; now 579.150; Effective 1-01-17
 577.628.—Transferred 2014; now 579.155; Effective 1-01-17
 577.680.—Transferred 2014; now 544.472; Effective 1-01-17
 578.008.—Transferred 2014; now 574.130; Effective 1-01-17
 578.075.—Transferred 2014; now 570.053; Effective 1-01-17
 578.150.—Transferred 2014; now 570.057; Effective 1-01-17
 578.154.—Transferred 2014; now 579.095; Effective 1-01-17
 578.210.—Transferred 2014; now 569.135; Effective 1-01-17
 578.215.—Transferred 2014; now 569.137; Effective 1-01-17
 578.250.—Transferred 2014; now 579.097; Effective 1-01-17
 578.255.—Transferred 2014; now 579.099; Effective 1-01-17
 578.260.—Transferred 2014; now 579.101; Effective 1-01-17
 578.265.—Transferred 2014; now 579.103; Effective 1-01-17
 578.300.—Transferred 2014; now 577.700; Effective 1-01-17
 578.305.—Transferred 2014; now 577.703; Effective 1-01-17
 578.310.—Transferred 2014; now 577.706; Effective 1-01-17
 578.315.—Transferred 2014; now 577.709; Effective 1-01-17
 578.320.—Transferred 2014; now 577.712; Effective 1-01-17
 578.325.—Transferred 2014; now 577.715; Effective 1-01-17
 578.330.—Transferred 2014; now 577.718; Effective 1-01-17
 578.377.—Transferred 2014; now 570.400; Effective 1-01-17
 578.379.—Transferred 2014; now 570.402; Effective 1-01-17
 578.381.—Transferred 2014; now 570.404; Effective 1-01-17
 578.383.—Transferred 2014; now 570.406; Effective 1-01-17
 578.385.—Transferred 2014; now 570.408; Effective 1-01-17
 578.387.—Transferred 2014; now 570.410; Effective 1-01-17
 578.390.—Transferred 2014; now 660.360; Effective 1-01-17
 578.407.—Transferred 2014; now 578.405; subsec. 3; Effective 1-01-17
 578.416.—Transferred 2014; now 569.132; Effective 1-01-17
 578.445.—Transferred 2014; now 569.075; Effective 1-01-17
 578.450.—Transferred 2014; now 565.240; Effective 1-01-17
 578.500.—Transferred 2014; now 570.302; Effective 1-01-17
 578.510.—Transferred 2014; now 570.350; Effective 1-01-17

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SECTIONS TRANSFERRED
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578.570.--Transferred 2014; now 570.375; Effective 1-01-17
 660.250.--Transferred 2014; now 192.2400*
 660.255.--Transferred 2014; now 192.2410*
 660.260.--Transferred 2014; now 192.2415*
 660.261.--Transferred 2014; now 192.2420*
 660.263.--Transferred 2014; now 192.2435*
 660.265.--Transferred 2014; now 192.2440*
 660.270.--Transferred 2014; now 192.2445*
 660.275.--Transferred 2014; now 192.2450*
 660.280.--Transferred 2014; now 192.2455*
 660.285.--Transferred 2014; now 192.2460*
 660.290.--Transferred 2014; now 192.2465*
 660.295.--Transferred 2014; now 192.2470*
 660.300.--Transferred 2014; now 192.2475*
 660.305.--Transferred 2014; now 192.2480*
 660.310.--Transferred 2014; now 192.2485*
 660.315.--Transferred 2014; now 192.2490*
 660.317.--Transferred 2014; now 192.2495*
 660.320.--Transferred 2014; now 192.2500*
 660.321.--Transferred 2014; now 192.2505*

***REVISOR'S NOTE:** The following section numbers appeared in the bill and were transferred by the Revisor:

197.1000.--Transferred 2014; now 192.2400
 197.1002.--Transferred 2014; now 192.2405; Effective 1-01-17
 197.1004.--Transferred 2014; now 192.2410
 197.1006.--Transferred 2014; now 192.2415
 197.1008.--Transferred 2014; now 192.2420
 197.1010.--Transferred 2014; now 192.2425; Effective 1-01-17
 197.1012.--Transferred 2014; now 192.2430; Effective 1-01-17
 197.1014.--Transferred 2014; now 192.2435
 197.1016.--Transferred 2014; now 192.2440
 197.1018.--Transferred 2014; now 192.2445
 197.1020.--Transferred 2014; now 192.2450
 197.1022.--Transferred 2014; now 192.2455
 197.1024.--Transferred 2014; now 192.2460
 197.1026.--Transferred 2014; now 192.2465
 197.1028.--Transferred 2014; now 192.2470
 197.1030.--Transferred 2014; now 192.2475
 197.1032.--Transferred 2014; now 192.2480
 197.1034.--Transferred 2014; now 192.2485
 197.1036.--Transferred 2014; now 192.2490
 197.1038.--Transferred 2014; now 192.2495
 197.1040.--Transferred 2014; now 192.2500
 197.1042.--Transferred 2014; now 192.2505

SECTIONS REPEALED
HB 1371 AND SB 491, 2014

195.025.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.110.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.135.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.213.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.214.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.217.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.219.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.246.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.256.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.285.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.291.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.292.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.295.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.296.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
195.369.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
217.360.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
306.112.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
306.114.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
306.116.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
306.117.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
306.118.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
306.119.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
306.141.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
556.016.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
556.022.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
556.051.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
556.056.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
556.063.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
557.046.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
560.016.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
560.021.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.075.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.081.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.082.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.083.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.092.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.149.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.165.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.169.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.180.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.182.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
565.210.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)

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SECTIONS REPEALED
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565.212.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 565.214.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 565.250.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 565.253.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 566.140.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 566.141.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 567.040.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 568.100.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 568.120.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 569.025.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 569.035.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 569.067.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 569.094.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.033.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.040.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.050.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.055.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.080.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.155.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.160.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.170.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.190.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.200.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.215.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.226.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.230.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.235.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.240.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.241.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.245.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 570.255.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 573.013.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 573.500.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 573.528.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 574.030.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 575.021.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 575.350.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.026.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.065.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.071.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.090.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.105.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.110.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.160.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.201.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.206.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.208.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)
 577.211.--Beginning January 1, 2017--(Repealed L. 2014 S.B. 491)

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- 577.214.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.200.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.205.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.220.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.225.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.353.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.360.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.363.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.375.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.389.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.392.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.409.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.412.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.414.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.418.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.420.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.433.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)
- 578.530.—Beginning January 1, 2017—(Repealed L. 2014 S.B. 491)

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SECTIONS REPEALED
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2014 CRIMINAL CODE REVISION TABLE **J-37**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
27.105T		572.110	
32.057 (V1)	32.057 (V2)		
43.544T		577.005	
105.478 (V1)	105.478 (V2)		
115.631 (V1)	115.631 (V2)		
130.028 (V1)	130.028 (V2), (V3-R17)		
	130.031 (V1)		
	130.031 (V2-R17)		
142.909 (V1)	142.909 (V2)		
142.911 (V1)	142.911 (V2)		
143.1001 (V1)	143.1001 (V2)		
143.1003 (V1)	143.1003 (V2)		
149.200 (V1)	149.200 (V2)		
160.261 (V1)	160.261 (V2)		
167.115 (V1)	167.115 (V2)		
167.171 (V1)	167.171 (V2)		
168.071 (V1)	168.071 (V2)		
188.030 (V1)	188.030 (V2)		
190.621 (V1)	190.621 (V2)		
191.905 (V1)	191.905 (V2)		
191.914 (V1)	191.914 (V2)		
	192.2400T	660.250	197.1000*T
192.2405T/N		197.1002*T	
192.2410T/ (V1)	192.2410T/ (V2)	660.255	197.1004*T
	192.2415T	660.260	197.1006*T
	192.2420T	660.261	197.1008*T
192.2425T		565.186	197.1010*T
192.2430T		565.190	197.1012*T
	192.2435T	660.263	197.1014*T
	192.2440T	660.265	197.1016*T
	192.2445T	660.270	197.1018*T
	192.2450T	660.275	197.1020*T
	192.2455T	660.280	197.1022*T
	192.2460T	660.285	197.1024*T
	192.2465T	660.290	197.1026*T
	192.2470T	660.295	197.1028*T
192.2475T/ (V1)	192.2475T/ (V2)	660.300	197.1030*T
	192.2480T	660.305	197.1032*T
	192.2485T	660.310	197.1034*T
	192.2490T	660.315	197.1036*T
192.2495T/ (V1)	192.2495T/ (V2)	660.317	197.1038*T
	192.2500T	660.320	197.1040*T
	192.2505T	660.321	197.1042*T
193.315 (V1)	193.315 (V2)		
194.410 (V1)	194.410 (V2)		
194.425 (V1)	194.425 (V2)		
195.005 (V1)	195.005 (V2)		
195.010 (V1)	195.010 (V2)		
195.015 (V1)	195.015 (V2)		
195.016 (V1)	195.016 (V2)		
195.017 (V1)	195.017 (V2)		
	195.025 R17		
195.030 (V1)	195.030 (V2)		
195.040 (V1)	195.040 (V2)		
195.050 (V1)	195.050 (V2)		
195.060 (V1)	195.060 (V2)		
195.080 (V1)	195.080 (V2)		
195.100 (V1)	195.100 (V2)		

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97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
	195.110 R17		
	195.130T		579.105
	195.135 R17		
195.140 (V1)	195.140 (V2)		
195.150 (V1)	195.150 (V2)		
	195.180T		579.107
195.190 (V1)	195.190 (V2)		
195.195 (V1)	195.195 (V2)		
195.198 (V1)	195.198 (V2)		
	195.202T		579.015
	195.204T		579.045
	195.211T		579.055
	195.212T		579.020
	195.213 R17		
	195.214 R17		
	195.217 R17		
	195.218T		579.030
	195.219 R17		
	195.222T		579.065
	195.223T		579.068
	195.226T		579.072
	195.233T		579.074
	195.235T		579.076
	195.241T		579.078
	195.242T		579.080
	195.246 R17		
	195.248T		579.082
	195.252T		579.084
	195.254T		579.086
	195.256 R17		
	195.275T		579.170
	195.280T		579.175
	195.285 R17		
	195.291 R17		
	195.292 R17		
	195.295 R17		
	195.296 R17		
	195.367T		579.180
	195.369 R17		
	195.371T		579.185
195.375 (V1)	195.375 (V2)		
195.417 (V1)	195.417 (V2)		
195.418 (V1)	195.418 (V2)		
	195.420T		579.110
	195.501T		650.150
	195.503T		650.153
	195.505T		650.156
	195.507T		650.159
	195.509T		650.161
	195.511T		650.165
	195.515T		579.115
196.979 (V1)	196.979 (V2)		
197.266 (V1)	197.266 (V2)		
197.326 (V1)	197.326 (V2)		
		197.1000*T	192.2400
		197.1002*T	192.2405
		197.1004*T	192.2410
		197.1006*T	192.2415

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2014 CRIMINAL CODE REVISION TABLE **J-39**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
		197.1008*T	192.2420
		197.1010*T	192.2425
		197.1012*T	192.2430
		197.1014*T	192.2435
		197.1016*T	192.2440
		197.1018*T	192.2445
		197.1020*T	192.2450
		197.1022*T	192.2455
		197.1024*T	192.2460
		197.1026*T	192.2465
		197.1028*T	192.2470
		197.1030*T	192.2475
		197.1032*T	192.2480
		197.1034*T	192.2485
		197.1036*T	192.2490
		197.1038*T	192.2495
		197.1040*T	192.2500
		197.1042*T	192.2505
198.015 (v1)	198.015 (v2)		
198.070 (v1)	198.070 (v2)		
198.097 (v1)	198.097 (v2)		
198.158 (v1)	198.158 (v2)		
205.965 (v1)	205.965 (v2)		
210.117 (v1)	210.117 (v2)		
210.165 (v1)	210.165 (v2)		
210.1012 (v1)	210.1012 (v2)		
211.038 (v1)	211.038 (v2)		
214.410 (v1)	214.410 (v2)		
217.010 (v1)	217.010 (v2)		
	217.360 R17		
217.364 (v1)	217.364 (v2)		
217.385 (v1)	217.385 (v2)		
217.400 (v1)	217.400 (v2)		
217.405 (v1)	217.405 (v2)		
217.541 (v1)	217.541 (v2)		
217.542 (v1)	217.542 (v2)		
217.543 (v1)	217.543 (v2)		
217.692 (v1)	217.692 (v2)		
217.703 (v1)	217.703 (v2)		
217.735 (v1)	217.735 (v2)		
217.785 (v1)	217.785 (v2)		
221.025 (v1)	221.025 (v2)		
221.111 (v1)	221.111 (v2)		
221.353 (v1)	221.353 (v2)		
252.235 (v1)	252.235 (v2)		
253.080 (v1)	253.080 (v2)		
260.207 (v1)	260.207 (v2)		
260.208 (v1)	260.208 (v2)		
260.211 (v1)	260.211 (v2)		
260.212 (v1)	260.212 (v2)		
270.260 (v1)	270.260 (v2)		
276.421 (v1)	276.421 (v2)		
276.536 (v1)	276.536 (v2)		
277.180 (v1)	277.180 (v2)		
285.306 (v1)	285.306 (v2)		
285.308 (v1)	285.308 (v2)		
287.128 (v1)	287.128 (v2)		
287.129 (v1)	287.129 (v2)		

J-40 2014 CRIMINAL CODE REVISION TABLE
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
288.250 (V1)	288.250 (V2)		
288.395 (V1)	288.395 (V2)		
301.390 (V1)	301.390 (V2)		
301.400 (V1)	301.400 (V2)		
301.401 (V1)	301.401 (V2)		
301.570 (V1)	301.570 (V2)		
301.640 (V1)	301.640 (V2)		
302.015 (V1)	302.015 (V2)		
302.020 (V1)	302.020 (V2)		
302.060 (V1)	302.060 (V2)		
302.304 (V1)	302.304 (V2)		
302.309 (V1)	302.309 (V2)		
302.321 (V1)	302.321 (V2)		
302.400T		577.500	
302.405T		577.505	
302.410T		577.510	
302.415T		577.515	
302.420T		577.520	
302.425T		577.525	
302.426T		577.530	
302.440N			
302.442T		577.602	
302.454T		577.604	
302.456T		577.606	
302.458T		577.608	
302.460T			
302.462T			
302.500 (V1)	302.500 (V2)		
302.540 (V1)	302.540 (V2)		
302.541 (V1)	302.541 (V2)		
302.574N			
302.580T		577.049	
302.584T		577.052	
302.592T		577.051	
302.605 (V1)	302.605 (V2)		
302.700 (V1)	302.700 (V2)		
302.705 (V1)	302.705 (V2)		
302.710 (V1)	302.710 (V2)		
302.727 (V1)	302.727 (V2)		
302.745 (V1)	302.745 (V2)		
302.750 (V1)	302.750 (V2)		
302.755 (V1)	302.755 (V2)		
302.780 (V1)	302.780 (V2)		
303.024 (V1)	303.024 (V2)		
303.025 (V1)	303.025 (V2)		
304.070 (V1)	304.070 (V2)		
305.125T		577.217	
305.126T		577.221	
	306.110T		577.024
	306.111T		577.025
	306.112 R17		
	306.114 R17		
	306.116 R17		
	306.117 R17		
	306.118 R17		
	306.119 R17		
	306.141 R17		
306.420 (V1)	306.420 (V2)		

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2014 CRIMINAL CODE REVISION TABLE **J-41**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
311.315N			
311.325 (v1)	311.325 (v2)		
313.004 (v1)	313.004 (v2)		
313.040 (v1)	313.040 (v2)		
313.290 (v1)	313.290 (v2)		
313.550 (v1)	313.550 (v2)		
313.660 (v1)	313.660 (v2)		
313.830 (v1)	313.830 (v2)		
317.018 (v1)	317.018 (v2)		
320.089 (v1)	320.089 (v2)		
320.161 (v1)	320.161 (v2)		
324.1142 (v1)	324.1142 (v2)		
324.1148 (v1)	324.1148 (v2)		
334.250 (v1)	334.250 (v2)		
335.096 (v1)	335.096 (v2)		
338.195 (v1)	338.195 (v2)		
338.315 (v1)	338.315 (v2)		
338.370 (v1)	338.370 (v2)		
351.493T		566.265	
354.320 (v1)	354.320 (v2)		
362.170 (v1)	362.170 (v2)		
367.031 (v1)	367.031 (v2)		
367.045 (v1)	367.045 (v2)		
374.210 (v1)	374.210 (v2)		
374.216 (v1)	374.216 (v2)		
374.702 (v1)	374.702 (v2)		
374.757 (v1)	374.757 (v2)		
374.789 (v1)	374.789 (v2)		
375.310 (v1)	375.310 (v2)		
375.537 (v1)	375.537 (v2)		
375.720 (v1)	375.720 (v2)		
375.786 (v1)	375.786 (v2)		
375.991 (v1)	375.991 (v2)		
375.1176 (v1)	375.1176 (v2)		
375.1287 (v1)	375.1287 (v2)		
380.391 (v1)	380.391 (v2)		
382.275 (v1)	382.275 (v2)		
389.653 (v1)	389.653 (v2)		
407.020 (v1)	407.020 (v2)		
407.095 (v1)	407.095 (v2)		
407.420 (v1)	407.420 (v2)		
407.436 (v1)	407.436 (v2)		
407.516 (v1)	407.516 (v2)		
407.521 (v1)	407.521 (v2)		
407.536 (v1)	407.536 (v2)		
407.544 (v1)	407.544 (v2)		
407.740 (v1)	407.740 (v2)		
407.1082 (v1)	407.1082 (v1)		
407.1252 (v1)	407.1252 (v1)		
411.260 (v1)	411.260 (v2)		
411.287 (v1)	411.287 (v2)		
411.371 (v1)	411.371 (v2)		
411.517 (v1)	411.517 (v2)		
411.770 (v1)	411.770 (v2)		
413.229 (v1)	413.229 (v2)		
429.012 (v1)	429.012 (v2)		
429.013 (v1)	429.013 (v2)		
429.014 (v1)	429.014 (v2)		

J-42 2014 CRIMINAL CODE REVISION TABLE
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
436.485 (V1)	436.485 (V2)		
443.810 (V1)	443.810 (V2)		
443.819 (V1)	443.819 (V2)		
453.110 (V1)	453.110 (V2)		
455.085 (V1)	455.085 (V2)		
455.538 (V1)	455.538 (V2)		
476.055 (V1)	476.055 (V2)		
479.172T		577.006	
513.660T		572.120	
537.123T		570.123	
537.127T		570.087	
542.402 (V1)	542.402 (V2)		
542.425T		566.013	
544.218T		577.039	
544.472T		577.680	
544.665 (V1)	544.665 (V2)		
545.940T		566.135	
	556.001N		
556.011 (V1)	556.011 (V2)		
	556.016 R17		
556.021 (V1)	556.021 (V2)		
	556.022 R17		
556.026 (V1)	556.026 (V2)		
556.036 (V1)	556.036 (V2)		
556.037 (V1)	556.037 (V2)		
556.038T		565.255	
556.041 (V1)	556.041 (V2)		
556.046 (V1)	556.046 (V2)		
	556.051 R17		
	556.056 R17		
556.061 (V1)	556.061 (V2)		
	556.063 R17		
556.101T		565.100	
557.016 (V1)	557.016 (V2)		
557.021 (V1)	557.021 (V2)		
557.026 (V1)	557.026 (V2)		
557.031 (V1)	557.031 (V2)		
557.035 (V1)	557.035 (V2)		
557.036 (V1)	557.036 (V2)		
	557.041T	595.229	
	557.046 R17		
557.051N			
558.002T		560.011	
558.004T		560.026	
558.006T		560.031	
558.008T		560.036	
558.011 (V1)	558.011 (V2)		
558.016 (V1)	558.016 (V2)		
	558.018T	566.125	
558.019 (V1)	558.019 (V2)		
558.031 (V1)	558.031 (V2)		
558.041 (V1)	558.041 (V2)		
558.046 (V1)	558.046 (V2)		
559.012 (V1)	559.012 (V2)		
559.021 (V1)	559.021 (V2)		
559.036 (V1)	559.036 (V2)		
559.100 (V1)	559.100 (V2)		
559.106 (V1)	559.106 (V2)		

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2014 CRIMINAL CODE REVISION TABLE **J-43**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
559.110 (V1)	559.110 (V2)		
559.115 (V1)	559.115 (V2)		
559.120 (V1)	559.120 (V2)		
559.125 (V1)	559.125 (V2)		
559.600 (V1)	559.600 (V2)		
559.604 (V1)	559.604 (V2)		
559.633 (V1)	559.633 (V2)		
	560.011T		558.002
	560.016 R17		
	560.021 R17		
	560.026T		558.004
	560.031T		558.006
	560.036T		558.008
561.016 (V1)	561.016 (V2)		
561.021 (V1)	561.021 (V2)		
561.026 (V1)	561.026 (V2)		
562.011 (V1)	562.011 (V2)		
562.012T		564.011	
562.014T		564.016	
562.016 (V1)	562.016 (V2)		
562.031 (V1)	562.031 (V2)		
562.036 (V1)	562.036 (V2)		
562.041 (V1)	562.041 (V2)		
562.051 (V1)	562.051 (V2)		
562.056 (V1)	562.056 (V2)		
562.061 (V1)	562.061 (V2)		
562.066 (V1)	562.066 (V2)		
562.071 (V1)	562.071 (V2)		
562.076 (V1)	562.076 (V2)		
562.086 (V1)	562.086 (V2)		
563.021 (V1)	563.021 (V2)		
563.026 (V1)	563.026 (V2)		
563.046 (V1)	563.046 (V2)		
563.051 (V1)	563.051 (V2)		
563.056 (V1)	563.056 (V2)		
563.061 (V1)	563.061 (V2)		
563.070 (V1)	563.070 (V2)		
	564.011T		562.012
	564.016T		562.014
565.002 (V1)	565.002 (V2)		
565.004 (V1)	565.004 (V2)		
565.010T		565.080	
565.021 (V1)	565.021 (V2)		
565.023 (V1)	565.023 (V2)		
565.024 (V1)	565.024 (V2)		
	565.025T		565.029
565.027N			
565.029T		565.025	
565.035 (V1)	565.035 (V2)		
565.050 (V1)	565.050 (V2)		
565.052T		565.060	
565.054T		565.070	
565.056N			
	565.060T		565.052
	565.063T		565.079
	565.065T		579.070
	565.070T		565.054
565.072 (V1)	565.072 (V2)		

J-44 2014 CRIMINAL CODE REVISION TABLE
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
565.073 (V1)	565.073 (V2)		
565.074 (V1)	565.074 (V2)		
	565.075 R17		
565.076N		565.063	
565.079T	565.080T		565.010
	565.081 R17		
	565.082 R17		
	565.083 R17		
	565.084T		575.095
	565.085T		575.155
	565.086T		575.157
565.090 (V1)	565.090 (V2)		
565.091N			
	565.092 R17		
	565.095T		574.140
	565.100T		556.101
565.110 (V1)	565.110 (V2)		
565.115 (V1)	565.115 (V2)		
565.120 (V1)	565.120 (V2)		
565.130 (V1)	565.130 (V2)		
565.140 (V1)	565.140 (V2)		
	565.149 R17		
565.150 (V1)	565.150 (V2)		
565.153 (V1)	565.153 (V2)		
565.156 (V1)	565.156 (V2)		
565.160 (V1)	565.160 (V2)		
565.163 (V1)	565.163 (V2)		
	565.165 R17		
	565.169 R17		
	565.180 R17		
	565.182 R17		
565.184 (V1)	565.184 (V2)		
	565.186T		192.2425
565.188 (V1)	565.188 (V2)		
565.189N			
	565.190T		192.2430
	565.200T		566.116
	565.210 R17		
	565.212 R17		
	565.214 R17		
	565.216T		630.161
565.218 (V1)	565.218 (V2)		
	565.220T		630.164
565.222N			
565.225 (V1)	565.225 (V2)		
565.227N			
565.240T		578.450	
565.252 (V1)	565.250 R17		
	565.252 (V2)		
	565.253 R17		
	565.255T		556.038
565.300 (V1)	565.300 (V2)		
	565.350T		579.090
566.010 (V1)	566.010 (V2)		
	566.013T		542.425
566.020 (V1)	566.020 (V2)		
566.023 (V1)	566.023 (V2)		

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2014 CRIMINAL CODE REVISION TABLE **J-45**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
566.030 (V1)	566.030 (V2)		
566.031 (V1)	566.031 (V2)		
566.032 (V1)	566.032 (V2)		
566.034 (V1)	566.034 (V2)		
566.060 (V1)	566.060 (V2)		
566.061 (V1)	566.061 (V2)		
566.062 (V1)	566.062 (V2)		
566.064 (V1)	566.064 (V2)		
566.067 (V1)	566.067 (V2)		
566.068 (V1)	566.068 (V2)		
566.069N			
566.071N			
566.083 (V1)	566.083 (V2)		
566.086 (V1)	566.086 (V2)		
566.093 (V1)	566.093 (V2)		
566.100 (V1)	566.100 (V2)		
566.101 (V1)	566.101 (V2)		
566.111 (V1)	566.111 (V2)		
566.115N			
566.116T		565.200	
566.125T		557.018	
	566.135T		545.940
	566.140 R17		
	566.141 R17		
566.145 (V1)	566.145 (V2)		
566.147 (V1)	566.147 (V2)		
566.148 (V1)	566.148 (V2)		
566.149 (V1)	566.149 (V2)		
566.150 (V1)	566.150 (V2)		
566.151 (V1)	566.151 (V2)		
566.153 (V1)	566.153 (V2)		
566.155 (V1)	566.155 (V2)		
566.203 (V1)	566.203 (V2)		
566.206 (V1)	566.206 (V2)		
566.209 (V1)	566.209 (V2)		
566.210T		566.213	
566.211T		566.212	
	566.212T		566.211
	566.213T		566.210
566.215 (V1)	566.215 (V2)		
566.218 (V1)	566.218 (V2)		
	566.221T		578.475
	566.224T		595.223
	566.226T		595.226
	566.265T		351.493
567.010 (V1)	567.010 (V2)		
567.020 (V1)	567.020 (V2)		
567.030 (V1)	567.030 (V2)		
	567.040 R17		
567.050 (V1)	567.050 (V2)		
567.060 (V1)	567.060 (V2)		
567.070 (V1)	567.070 (V2)		
567.080 (V1)	567.080 (V2)		
567.085 (V1)	567.085 (V2)		
567.087 (V1)	567.087 (V2)		
567.110 (V1)	567.110 (V2)		
567.120 (V1)	567.120 (V2)		
568.010 (V1)	568.010 (V2)		

J-46 2014 CRIMINAL CODE REVISION TABLE
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
568.020 (V1)	568.020 (V2)		
568.030 (V1)	568.030 (V2)		
568.032 (V1)	568.032 (V2)		
568.040 (V1)	568.040 (V2)		
568.045 (V1)	568.045 (V2)		
568.050 (V1)	568.050 (V2)		
	568.052T		577.300
568.060 (V1)	568.060 (V2)		
568.065 (V1)	568.065 (V2)		
568.070 (V1)	568.070 (V2)		
	568.080T		573.200
	568.090T		573.205
	568.100 R17		
	568.110T		573.215
	568.120 R17		
568.175 (V1)	568.175 (V2)		
569.010 (V1)	569.010 (V2)		
	569.020T		570.023
	569.025 R17		
	569.030T		570.025
	569.035 R17		
569.040 (V1)	569.040 (V2)		
569.050 (V1)	569.050 (V2)		
569.053N			
569.055 (V1)	569.055 (V2)		
569.060 (V1)	569.060 (V2)		
569.065 (V1)	569.065 (V2)		
	569.067 R17		
	569.070T		574.080
	569.072T		577.078
569.075T		578.445	
569.080 (V1)	569.080 (V2)		
569.090 (V1)	569.090 (V2)		
	569.094 R17		
569.095 (V1)	569.095 (V2)		
569.097 (V1)	569.097 (V2)		
569.099 (V1)	569.099 (V2)		
569.100 (V1)	569.100 (V2)		
569.120 (V1)	569.120 (V2)		
569.132T		578.416	
569.135T		578.210	
569.137T		578.215	
569.140 (V1)	569.140 (V2)		
569.145 (V1)	569.145 (V2)		
569.150 (V1)	569.150 (V2)		
569.155 (V1)	569.155 (V2)		
569.160 (V1)	569.160 (V2)		
569.170 (V1)	569.170 (V2)		
569.180 (V1)	569.180 (V2)		
570.010 (V1)	570.010 (V2)		
570.020 (V1)	570.020 (V2)		
570.023T		569.020	
570.025T		569.030	
570.030 (V1)	570.030 (V2)		
	570.033 R17		
570.039N			
	570.040 R17		
	570.050 R17		

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2014 CRIMINAL CODE REVISION TABLE **J-47**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
570.053T		578.075	
570.057T	570.055 R17	578.150	
570.070 (V1)	570.070 (V2)		
	570.080 R17		
570.085 (V1)	570.085 (V2)		537.127
	570.087T		
570.090 (V1)	570.090 (V2)		
570.100 (V1)	570.100 (V2)		
570.103 (V1)	570.103 (V2)		
570.110 (V1)	570.110 (V2)		
570.120 (V1)	570.120 (V2)		
	570.123T		537.123
570.125 (V1)	570.125 (V2)		
570.130 (V1)	570.130 (V2)		
570.135 (V1)	570.135 (V2)		
570.140 (V1)	570.140 (V2)		
570.145 (V1)	570.145 (V2)		
570.150 (V1)	570.150 (V2)		
	570.155 R17		
	570.160 R17		
	570.170 R17		
570.180 (V1)	570.180 (V2)		
	570.190 R17		
	570.200 R17		
570.210 (V1)	570.210 (V2)		
	570.215 R17		
570.217 (V1)	570.217 (V2)		
570.219 (V1)	570.219 (V2)		
570.220 (V1)	570.220 (V2)		
	570.222T		595.232
570.223 (V1)	570.223 (V2)		
570.224 (V1)	570.224 (V2)		
570.225 (V1)	570.225 (V2)		
	570.226 R17		
	570.230 R17		
	570.235 R17		
	570.240 R17		
	570.241 R17		
	570.245 R17		
	570.255 R17		
570.300 (V1)	570.300 (V2)		
570.302T		578.500	
570.310 (V1)	570.310 (V2)		
570.350T		578.510	
570.375T		578.570	
570.380 (V1)	570.380 (V2)		
570.400T		578.377	
570.402T		578.379	
570.404T		578.381	
570.406T		578.383	
570.408T		578.385	
570.410T		578.387	
572.010 (V1)	572.010 (V2)		
572.015N			
572.020 (V1)	572.020 (V2)		
572.030 (V1)	572.030 (V2)		
572.040 (V1)	572.040 (V2)		

J-48 2014 CRIMINAL CODE REVISION TABLE
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
572.050 (V1)	572.050 (V2)		
572.060 (V1)	572.060 (V2)		
572.070 (V1)	572.070 (V2)		
	572.110T		27.105
	572.120T		513.660
573.010 (V1)	573.010 (V2)		
	573.013 R17		
573.020 (V1)	573.020 (V2)		
573.023 (V1)	573.023 (V2)		
573.025 (V1)	573.025 (V2)		
573.030 (V1)	573.030 (V2)		
573.035 (V1)	573.035 (V2)		
573.037 (V1)	573.037 (V2)		
573.040 (V1)	573.040 (V2)		
573.050 (V1)	573.050 (V2)		
573.052 (V1)	573.052 (V2)		
573.060 (V1)	573.060 (V2)		
573.065 (V1)	573.065 (V2)		
573.090 (V1)	573.090 (V2)		
573.100 (V1)	573.100 (V2)		
573.200T		568.080	
573.205T		568.090	
573.215T		568.110	
	573.500 R17		
573.509 (V1)	573.509 (V2)		
	573.528 R17		
	573.531 (V2)		
573.531 (V1)			
574.005N			
574.010 (V1)	574.010 (V2)		
574.020 (V1)	574.020 (V2)		
	574.030 R17		
574.035 (V1)	574.035 (V2)		
574.040 (V1)	574.040 (V2)		
574.050 (V1)	574.050 (V2)		
574.060 (V1)	574.060 (V2)		
574.070 (V1)	574.070 (V2)		
574.075 (V1)	574.075 (V2)		
574.080T		569.070	
574.085 (V1)	574.085 (V2)		
574.105 (V1)	574.105 (V2)		
574.115 (V1)	574.115 (V2)		
574.120N			
574.125N			
574.130T		578.008	
574.140T		565.095	
575.020 (V1)	575.020 (V2)		
	575.021 R17		
575.030 (V1)	575.030 (V2)		
575.040 (V1)	575.040 (V2)		
575.050 (V1)	575.050 (V2)		
575.060 (V1)	575.060 (V2)		
575.070 (V1)	575.070 (V2)		
575.080 (V1)	575.080 (V2)		
575.090 (V1)	575.090 (V2)		
575.095T		565.084	
575.100 (V1)	575.100 (V2)		
575.110 (V1)	575.110 (V2)		
575.120 (V1)	575.120 (V2)		

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2014 CRIMINAL CODE REVISION TABLE **J-49**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
575.130 (V1)	575.130 (V2)		
575.133N			
575.145 (V1)	575.145 (V2)		
575.150 (V1)	575.150 (V2)		
575.153 (V1)	575.153 (V2)		
575.155T		565.085	
575.157T		565.086	
575.159 (V1)	575.159 (V2)		
575.160 (V1)	575.160 (V2)		
575.170 (V1)	575.170 (V2)		
575.180 (V1)	575.180 (V2)		
575.190 (V1)	575.190 (V2)		
575.195 (V1)	575.195 (V2)		
575.200 (V1)	575.200 (V2)		
575.205 (V1)	575.205 (V2)		
575.206 (V1)	575.206 (V2)		
575.210 (V1)	575.210 (V2)		
575.220 (V1)	575.220 (V2)		
575.230 (V1)	575.230 (V2)		
575.240 (V1)	575.240 (V2)		
575.250 (V1)	575.250 (V2)		
575.260 (V1)	575.260 (V2)		
575.270 (V1)	575.270 (V2)		
575.280 (V1)	575.280 (V2)		
575.290 (V1)	575.290 (V2)		
575.300 (V1)	575.300 (V2)		
575.310 (V1)	575.310 (V2)		
575.320 (V1)	575.320 (V2)		
	575.350 R17		
575.353 (V1)	575.353 (V2)		
576.010 (V1)	576.010 (V2)		
576.020 (V1)	576.020 (V2)		
576.030 (V1)	576.030 (V2)		
576.040 (V1)	576.040 (V2)		
576.050 (V1)	576.050 (V2)		
576.060 (V1)	576.060 (V2)		
576.070 (V1)	576.070 (V2)		
576.080 (V1)	576.080 (V2)		
577.001 (V1)	577.001 (V2)		43.544
	577.005T		479.172
	577.006T		
577.010 (V1)	577.010 (V2)		
577.012 (V1)	577.012 (V2)		
577.013N			
577.014N			
577.015T		577.203	
577.016N			
577.017 (V1)	577.017 (V2)		
577.020 (V1)	577.020 (V2)		
577.021 (V1)	577.021 (V2)		
577.023 (V1)	577.023 (V2)		
577.024T		306.110	
577.025T		306.111	
	577.026 R17		
577.029 (V1)	577.029 (V2)		
577.031 (V1)	577.031 (V2)		
577.037 (V1)	577.037 (V2)		
	577.039T		544.218

J-50 2014 CRIMINAL CODE REVISION TABLE
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
577.041 (V1)	577.041 (V2) 577.049T 577.051T 577.052T 577.054T		302.580 302.592 302.584 610.130
577.060 (V1)	577.060 (V2) 577.065 R17		
577.068 (V1)	577.068 (V2)		
577.070 (V1)	577.070 (V2) 577.071 R17		
577.073 (V1)	577.073 (V2)		
577.075 (V1)	577.075 (V2)		
577.076 (V1)	577.076 (V2)		
577.078T			
577.080 (V1)	577.080 (V2) 577.090 R17	569.072	
577.100 (V1)	577.100 (V2) 577.105 R17 577.110 R17		
577.150 (V1)	577.150 (V2)		
577.155 (V1)	577.155 (V2)		
577.161 (V1)	577.160 R17 577.161 (V2) 577.201 R17 577.203T 577.206 R17 577.208 R17 577.211 R17 577.214 R17 577.217T 577.221T		577.015 305.125 305.126
577.300T	577.500T 577.505T 577.510T 577.515T 577.520T 577.525T 577.530T	568.052	302.400 302.405 302.410 302.415 302.420 302.425 302.426
577.599N			
577.600 (V1)	577.600 (V2) 577.602T 577.604T		302.442 302.454
577.605N			
	577.606T 577.608T 577.610T		302.456 302.458 302.460
577.612 (V1)	577.612 (V2) 577.614T 577.625T 577.628T		302.462 579.150 579.155
577.675 (V1)	577.675 (V2) 577.680T		544.472
577.700T		578.300	
577.703T		578.305	
577.706T		578.310	
577.709T		578.315	
577.712T			578.320

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2014 CRIMINAL CODE REVISION TABLE **J-51**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
577.715T			578.325
577.718T			578.330
	578.008T		574.130
578.009 (V1)	578.009 (V2)		
578.012 (V1)	578.012 (V2)		
578.018 (V1)	578.018 (V2)		
578.021 (V1)	578.021 (V2)		
578.023 (V1)	578.023 (V2)		
578.024 (V1)	578.024 (V2)		
578.025 (V1)	578.025 (V2)		
578.026N			
578.027 (V1)	578.027 (V2)		
578.028 (V1)	578.028 (V2)		
578.029 (V1)	578.029 (V2)		
578.030 (V1)	578.030 (V2)		
578.050 (V1)	578.050 (V2)		
	578.075T		570.053
578.095 (V1)	578.095 (V2)		
	578.150T		570.057
578.151 (V1)	578.151 (V2)		
578.152 (V1)	578.152 (V2)		
578.153 (V1)	578.153 (V2)		
	578.154T		579.095
578.173 (V1)	578.173 (V2)		
578.176 (V1)	578.176V (V2)		
	578.200 R17		
	578.205 R17		
	578.210T		569.135
	578.215T		569.137
	578.220 R17		
	578.225 R17		
	578.250T		579.097
	578.255T		579.099
	578.260T		579.101
	578.265T		579.103
	578.300T		577.700
	578.305T		577.703
	578.310T		577.706
	578.315T		577.709
	578.320T		577.712
	578.325T		577.715
	578.330T		577.718
578.350 (V1)	578.350 (V2)		
	578.353 R17		
	578.360 R17		
	578.363 R17		
578.365 (V1)	578.365 (V2)		
	578.375 R17		
	578.377T		570.400
	578.379T		570.402
	578.381T		570.404
	578.383T		570.406
	578.385T		570.408
	578.387T		570.410
	578.389 R17		
	578.390T		660.360
	578.392 R17		
578.398N			

2014 CRIMINAL CODE REVISION TABLE **J-53**
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
579.180T		195.367	
579.185T		195.371	
589.015 (V1)	589.015 (V2)		
589.400 (V1)	589.400 (V2)		
589.425 (V1)	589.425 (V2)		
590.700 (V1)	590.700 (V2)		
595.223T		566.224	
595.226T		566.226	
595.229T		557.041	
595.232T		570.222	
610.125 (V1)	610.125 (V2)		
610.130T		577.054	
630.155 (V1)	630.155 (V2)		
630.161T		565.216	
630.162N			
630.164T		565.220	
630.165 (V1)	630.165 (V2)		
632.480 (V1)	632.480 (V2)		
650.150T		195.501	
650.153T		195.503	
650.156T		195.505	
650.159T		195.507	
650.161T		195.509	
650.165T		195.511	
660.360T		578.390	
701.320 (V1)	701.320 (V2)		

- N New section
- R17 Repealed section; effective 1/01/17
- T Section involved in a transfer. See Sections Transferred Table in this Appendix, page J-29.
- (V1) Multiple version of the same section, effective 1/01/17 (except Section 130.031)
- (V2) Multiple version of the same section, effective 8/28/14
- (V3) Multiple version of the same section, delayed repealer, effective 1/01/17
- * Section number appearing in bill; Revisor transfer of section

J-54 2014 CRIMINAL CODE REVISION TABLE
97TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2014

Code Revision Effective 1/01/17	Code Sections In Effect 8/28/14	Transfer From	Transfer To
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APPENDIX J

J - 55

2014 Criminal Code Revision

Section 556.001 is a codification of Section B of HB 1371 merged with Section B of SB 491 regarding the effective date of the 2014 Criminal Code Revision:

SECTION 556.001, RSMo

556.001. Effective date, criminal code revision. — The enactment of sections 27.105, 43.544, *192.2400, 192.2405, 192.2410, 192.2415, 192.2420, 192.2425, 192.2430, 192.2435, 192.2440, 192.2445, 192.2450, 192.2455, 192.2460, 192.2465, 192.2470, 192.2475, 192.2480, 192.2485, 192.2490, 192.2495, 192.2500, 192.2505*, 302.400, 302.405, 302.410, 302.415, 302.420, 302.425, 302.426, 302.440, 302.442, 302.442, 302.454, 302.456, 302.458, 302.460, 302.462, 302.574, 305.580, 302.584, 302.592, 305.125, 305.126, 311.315, 351.493, 479.172, 513.660, 537.123, 537.127, 542.425, 544.218, 544.472, 545.940, 556.038, 556.101, 557.051, 558.002, 558.004, 558.006, 558.008, 562.012, 562.014, 565.010, 565.027, 565.029, 565.052, 565.054, 565.056, 565.076, 565.079, 565.091, 565.189, 565.222, 565.227, 565.240, 566.069, 566.071, 566.115, 566.116, 566.125, 566.210, 566.211, 569.053, 569.075, 569.132, 569.135, 569.137, 570.023, 570.025, 570.039, 570.053, 570.057, 570.302, 570.350, 570.375, 570.400, 570.402, 570.404, 570.406, 570.408, 570.410, 572.015, 573.200, 573.205, 573.215, 574.005, 574.080, 574.120, 574.125, 574.130, 574.140, 575.095, 575.133, 575.155, 575.157, 577.013, 577.014, 577.015, 577.016, 577.024, 577.025, 577.078, 577.300, 577.599, 577.605, 577.700, 577.703, 577.706, 577.709, 577.712, 577.715, 577.718, 578.026, 578.398, 578.399, 578.475, 579.015, 579.020, 579.030, 579.040, 579.045, 579.050, 579.055, 579.060, 579.065, 579.068, 579.070, 579.072, 579.074, 579.076, 579.078, 579.080, 579.082, 579.084, 579.086, 579.090, 579.095, 579.097, 579.099, 579.101, 579.103, 579.105, 579.107, 579.110, 579.115, 579.150, 579.155, 579.170, 579.175, 579.180, 579.185, 595.223, 595.226, 595.229, 595.232, 610.130, 630.161, 630.162, 630.164, 650.150, 650.153, 650.156, 650.159, 650.161, 650.165, and 660.360, and the repeal and reenactment of sections 32.057, 105.478, 115.631, 130.028***, 142.909, 142.911, 143.1001, 143.1003, 149.200, 160.261, 167.115, 167.171, 168.071, 188.030, 190.621, 191.905, 191.914, 193.315, 194.410, 194.425, 195.005, 195.010, 195.015, 195.016, 195.017, 195.030, 195.040, 195.050, 195.060, 195.080, 195.100, 195.140, 195.150, 195.190, 195.195, 195.198, 195.375, 195.417, 195.418, 196.979, 197.266, 197.326, 198.015, 198.070, 198.097, 198.158, 205.965, 210.117, 210.165, 210.1012, 211.038, 214.410, 217.010, 217.364, 217.385, 217.400, 217.405, 217.541, 217.542, 217.543, 217.692, 217.703, 217.735, 217.785, 221.025, 221.111, 221.353, 252.235, 253.080, 260.207, 260.208, 260.211, 260.212, 270.260, 276.421, 276.536, 277.180, 285.306, 285.308, 287.128, 287.129, 288.250, 288.395, 301.390, 301.400, 301.401, 301.570, 301.640, 302.015, 302.020, 302.060***, 302.304***, 302.309, 302.321, 302.500, 302.540, 302.541, 302.605, 302.700, 302.705, 302.710, 302.727, 302.745, 302.750, 302.755, 302.780, 303.024, 303.025, 304.070, 306.420, 311.325, 313.004, 313.040, 313.290, 313.550, 313.660, 313.830, 317.018, 320.089, 320.161, 324.1142, 324.1148, 334.250, 335.096, 338.195, 338.315, 338.370, 354.320, 362.170, 367.031, 367.045, 374.210, 374.216, 374.702, 374.757, 374.789, 375.310, 375.537, 375.720, 375.786, 375.991, 375.1176, 375.1287,

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APPENDIX J

2014 Criminal Code Revision

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 407.521, 407.536, 407.544, 407.740, 407.1082, 407.1252, 411.260, 411.287,
 411.371, 411.517, 411.770, 413.229, 429.012, 429.013, 429.014, 436.485,
 443.810, 443.819, 453.110, 455.085, 455.538, 476.055***, 542.402, 544.665,
 556.011, 556.021, 556.026, 556.036, 556.037, 556.041, 556.046, 556.061,
 557.016, 557.021, 557.026, 557.031, 557.035, 557.036, 558.011, 558.016,
 558.019, 558.031, 558.041, 558.046, 559.012, 559.021, 559.036, 559.100,
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 561.016, 561.021, 561.026, 562.011, 562.016, 562.031, 562.036, 562.041,
 562.051, 562.056, 562.061, 562.066, 562.071, 562.076, 562.086, 563.021,
 563.026, 563.046, 563.051, 563.056, 563.061, 563.070, 565.002, 565.004,
 565.021, 565.023, 565.024, 565.035, 565.050, 565.072, 565.073, 565.074,
 565.090, 565.110, 565.115, 565.120, 565.130, 565.140, 565.150, 565.153,
 565.156, 565.160, 565.163, 565.184, 565.188, 565.218, 565.225, 565.252,
 565.300, 566.010, 566.020, 566.023, 566.030, 566.031, 566.032, 566.034,
 566.060, 566.061, 566.062, 566.064, 566.067, 566.068, 566.083, 566.086,
 566.093, 566.100, 566.101, 566.111, 566.145, 566.147, 566.148, 566.149,
 566.150, 566.151, 566.153, 566.155, 566.203, 566.206, 566.209, 566.215,
 566.218, 567.010, 567.020, 567.030, 567.050, 567.060, 567.070, 567.080,
 567.085, 567.087, 567.110, 567.120, 568.010, 568.020, 568.030, 568.032,
 568.040, 568.045, 568.050, 568.060, 568.065, 568.070, 568.175, 569.010,
 569.040, 569.050, 569.055, 569.060, 569.065, 569.080, 569.090, 569.095,
 569.097, 569.099, 569.100, 569.120, 569.140, 569.145, 569.150, 569.155,
 569.160, 569.170, 569.180, 570.010, 570.020, 570.030, 570.070, 570.085,
 570.090, 570.100, 570.103, 570.110, 570.120, 570.125, 570.130, 570.135,
 570.140, 570.145, 570.150, 570.180, 570.210, 570.217, 570.219, 570.220,
 570.223, 570.224, 570.225, 570.300, 570.310, 570.380, 572.010, 572.020,
 572.030, 572.040, 572.050, 572.060, 572.070, 573.010, 573.020, 573.023,
 573.025, 573.030, 573.035, 573.037, 573.040, 573.050, 573.052, 573.060,
 573.065, 573.090, 573.100, 573.509, 573.531, 574.010, 574.020, 574.035,
 574.040, 574.050, 574.060, 574.070, 574.075, 574.085, 574.105, 574.115,
 575.020, 575.030, 575.040, 575.050, 575.060, 575.070, 575.080, 575.090,
 575.100, 575.110, 575.120, 575.130, 575.145, 575.150, 575.153, 575.159,
 575.160, 575.170, 575.180, 575.190, 575.195, 575.200, 575.205, 575.206,
 575.210, 575.220, 575.230, 575.240, 575.250, 575.260, 575.270, 575.280,
 575.290, 575.300, 575.310, 575.320, 575.353, 576.010, 576.020, 576.030,
 576.040, 576.050, 576.060, 576.070, 576.080, 577.001, 577.010, 577.012,
 577.017, 577.020, 577.021, 577.023, 577.029, 577.031, 577.037, 577.041***,
 577.060, 577.068, 577.070, 577.073, 577.075, 577.076, 577.080, 577.100,
 577.150, 577.155, 577.161, 577.600, 577.612, 577.675, 578.009, 578.012,
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 660.320, and 660.321** shall become effective January 1, 2017.

(L. 2014 S.B. 491 § B merged with H.B. 1371 § B)

*...These sections appeared as sections 197.1000, 197.1002, 197.1004, 197.1006, 197.1008, 197.1010, 197.1012, 197.1014, 197.1016, 197.1018, 197.1020, 197.1022, 197.1024, 197.1026, 197.1028, 197.1030, 197.1032, 197.1034, 197.1036, 197.1038, 197.1040, and 197.1042 in S.B. 491 and H.B. 1371.

**...These sections were repealed by H.B. 1299 Revision, 2014, effective 8-28-14.

***These sections were multiple versions.

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