FIRST REGULAR SESSION

SENATE BILL NO. 506

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR MOON.

0701S.03I KRISTINA MARTIN, Secretary

AN ACT

To repeal section 558.019, RSMo, and to enact in lieu thereof one new section relating to minimum prison terms.

Be it enacted by the General Assembly of the State of Missouri, as follows:

- Section A. Section 558.019, RSMo, is repealed and one new
- 2 section enacted in lieu thereof, to be known as section 558.019,
- 3 to read as follows:
 - 558.019. 1. This section shall not be construed to
- 2 affect the powers of the governor under Article IV, Section
- 3 7, of the Missouri Constitution. This statute shall not
- 4 affect those provisions of section 565.020, section 566.125,
- 5 or section 571.015, which set minimum terms of sentences, or
- 6 the provisions of section 559.115, relating to probation.
- 7 2. The provisions of subsections 2 to 5 of this
- 8 section shall only be applicable to the offenses contained
- 9 in sections 565.021, 565.023, 565.024, 565.027, 565.050,
- 10 565.052, 565.054, 565.072, 565.073, 565.074, 565.090,
- 11 565.110, 565.115, 565.120, 565.153, 565.156, 565.225,
- 12 565.300, 566.030, 566.031, 566.032, 566.034, 566.060,
- 13 566.061, 566.062, 566.064, 566.067, 566.068, 566.069,
- 14 566.071, 566.083, 566.086, 566.100, 566.101, 566.103,
- 15 566.111, 566.115, 566.145, 566.151, 566.153, 566.203,
- 16 566.206, 566.209, 566.210, 566.211, 566.215, 568.030,
- 17 568.045, 568.060, 568.065, 568.175, 569.040, 569.160,
- 18 570.023, 570.025, 570.030 when punished as a class A, B, or

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

- 19 C felony, 570.145 when punished as a class A or B felony, 20 570.223 when punished as a class B or C felony, 571.020, 21 571.030, 571.070, 573.023, 573.025, 573.035, 573.037, 573.200, 573.205, 574.070, 574.080, 574.115, 575.030, 22 575.150, 575.153, 575.155, 575.157, 575.200 when punished as 23 a class A felony, 575.210, 575.230 when punished as a class 24 25 B felony, 575.240 when punished as a class B felony, 26 576.070, 576.080, 577.010, 577.013, 577.078, 577.703, 577.706, 579.065, and 579.068 when punished as a class A or 27 28 B felony. For the purposes of this section, "prison commitment" means and is the receipt by the department of 29 corrections of an offender after sentencing. For purposes 30 31 of this section, prior prison commitments to the department of corrections shall not include an offender's first 32 incarceration prior to release on probation under section 33 217.362 or 559.115. Other provisions of the law to the 34 contrary notwithstanding, any offender who has been found 35 guilty of a felony other than a dangerous felony as defined 36 37 in section 556.061 and is committed to the department of 38 corrections shall be required to serve the following minimum prison terms: 39 40 If the offender has one previous prison commitment to the department of corrections for a felony offense, the 41 minimum prison term which the offender must serve shall be 42 43 [forty] eighty percent of his or her sentence or until the 44 offender attains seventy years of age, and has served at 45 least thirty percent of the sentence imposed, whichever
- 45 least thirty percent of the sentence imposed, whichever 46 occurs first, and the term of conditional release from 47 prison or the parole term shall end no earlier than the last 48 day of the entire sentence;
 - (2) If the offender has two previous prison commitments to the department of corrections for felonies

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unrelated to the present offense, the minimum prison term which the offender must serve shall be [fifty] ninety percent of his or her sentence or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first, and the term of conditional release from prison or the parole term shall end no earlier than the last day of the entire sentence;

- (3) If the offender has three or more previous prison commitments to the department of corrections for felonies unrelated to the present offense, the minimum prison term which the offender must serve shall be [eighty] one hundred percent of his or her sentence [or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first], and shall not be eligible for parole or conditional release.
- 3. Other provisions of the law to the contrary notwithstanding, any offender who has been found guilty of a dangerous felony as defined in section 556.061 and is committed to the department of corrections shall be required to serve a minimum prison term of [eighty-five] one hundred percent of the sentence imposed by the court [or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first], and shall not be eligible for parole or conditional release.
- 77 4. For the purpose of determining the minimum prison 78 term to be served, the following calculations shall apply:
- 79 (1) A sentence of life shall be calculated to be 80 thirty years;
- 81 (2) Any sentence either alone or in the aggregate with 82 other consecutive sentences for offenses committed at or

near the same time which is over seventy-five years shall be calculated to be seventy-five years.

- 5. For purposes of this section, the term "minimum prison term" shall mean time required to be served by the offender before he or she is eligible for parole, conditional release or other early release by the department of corrections.
- 90 6. An offender who was convicted of, or pled quilty to, a felony offense other than those offenses listed in 91 92 subsection 2 of this section prior to August 28, 2019, shall no longer be subject to the minimum prison term provisions 93 under subsection 2 of this section, and shall be eliqible 94 95 for parole, conditional release, or other early release by the department of corrections according to the rules and 96 regulations of the department. 97
- 7. (1) A sentencing advisory commission is hereby 98 created to consist of eleven members. One member shall be 99 appointed by the speaker of the house. One member shall be 100 101 appointed by the president pro tem of the senate. member shall be the director of the department of 102 103 corrections. Six members shall be appointed by and serve at the pleasure of the governor from among the following: 104 public defender commission; private citizens; a private 105 106 member of the Missouri Bar; the board of probation and 107 parole; and a prosecutor. Two members shall be appointed by 108 the supreme court, one from a metropolitan area and one from 109 a rural area. All members shall be appointed to a four-year term. All members of the sentencing commission appointed 110 prior to August 28, 1994, shall continue to serve on the 111 112 sentencing advisory commission at the pleasure of the 113 governor.

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114 (2) The commission shall study sentencing practices in 115 the circuit courts throughout the state for the purpose of 116 determining whether and to what extent disparities exist among the various circuit courts with respect to the length 117 of sentences imposed and the use of probation for offenders 118 119 convicted of the same or similar offenses and with similar criminal histories. The commission shall also study and 120 121 examine whether and to what extent sentencing disparity 122 among economic and social classes exists in relation to the 123 sentence of death and if so, the reasons therefor, if 124 sentences are comparable to other states, if the length of the sentence is appropriate, and the rate of rehabilitation 125 126 based on sentence. It shall compile statistics, examine cases, draw conclusions, and perform other duties relevant 127 128 to the research and investigation of disparities in death 129 penalty sentencing among economic and social classes.

- 130 (3) The commission shall study alternative sentences,
 131 prison work programs, work release, home-based
 132 incarceration, probation and parole options, and any other
 133 programs and report the feasibility of these options in
 134 Missouri.
 - (4) The governor shall select a chairperson who shall call meetings of the commission as required or permitted pursuant to the purpose of the sentencing commission.
- 138 (5) The members of the commission shall not receive 139 compensation for their duties on the commission, but shall 140 be reimbursed for actual and necessary expenses incurred in 141 the performance of these duties and for which they are not 142 reimbursed by reason of their other paid positions.
- 143 (6) The circuit and associate circuit courts of this 144 state, the office of the state courts administrator, the 145 department of public safety, and the department of

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- 146 corrections shall cooperate with the commission by providing
- information or access to information needed by the
- 148 commission. The office of the state courts administrator
- 149 will provide needed staffing resources.
- 150 8. Courts shall retain discretion to lower or exceed
- 151 the sentence recommended by the commission as otherwise
- 152 allowable by law, and to order restorative justice methods,
- when applicable.
- 9. If the imposition or execution of a sentence is
- 155 suspended, the court may order any or all of the following
- 156 restorative justice methods, or any other method that the
- 157 court finds just or appropriate:
- 158 (1) Restitution to any victim or a statutorily created
- 159 fund for costs incurred as a result of the offender's
- 160 actions;
- 161 (2) Offender treatment programs;
- 162 (3) Mandatory community service;
- 163 (4) Work release programs in local facilities; and
- 164 (5) Community-based residential and nonresidential
- programs.
- 166 10. Pursuant to subdivision (1) of subsection 9 of
- 167 this section, the court may order the assessment and payment
- 168 of a designated amount of restitution to a county law
- 169 enforcement restitution fund established by the county
- 170 commission pursuant to section 50.565. Such contribution
- 171 shall not exceed three hundred dollars for any charged
- 172 offense. Any restitution moneys deposited into the county
- 173 law enforcement restitution fund pursuant to this section
- 174 shall only be expended pursuant to the provisions of section
- **175** 50.565.
- 176 11. A judge may order payment to a restitution fund
- 177 only if such fund had been created by ordinance or

resolution of a county of the state of Missouri prior to
sentencing. A judge shall not have any direct supervisory
authority or administrative control over any fund to which
the judge is ordering a person to make payment.

12. A person who fails to make a payment to a county law enforcement restitution fund may not have his or her probation revoked solely for failing to make such payment unless the judge, after evidentiary hearing, makes a finding supported by a preponderance of the evidence that the person either willfully refused to make the payment or that the person willfully, intentionally, and purposefully failed to make sufficient bona fide efforts to acquire the resources to pay.

191 13. Nothing in this section shall be construed to
192 allow the sentencing advisory commission to issue
193 recommended sentences in specific cases pending in the
194 courts of this state.

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