House	Amendment NO
Offered By	
	enate Committee Substitute for Senate Bill No. 804, ng after all of said section and line the following:
trial de novo by the circuit court. The burder Such trial shall be conducted pursuant to the of an administrative decision pursuant to characteristic country where the arrest occurred. The jury. Until January 1, 2002, the presiding jury pursuant to section 479.500, RSMo 1994, a petition. After January 1, 2002, pursuant to Missouri Constitution, the case may be assign a traffic judge pursuant to section 479.500. 2. The filing of a petition for trial derevocation order and, beginning June 1, 201 which shall be valid until a final order is issifor a trial de novo. [A restricted driving privaccordance with subsection 2 of section 302 alcohol-related enforcement contact during the department may upon the filing of a petitas defined in section 302.010. In determining the department shall consider the number and driving record of the driver. 4. Such time of restricted driving procounted toward any time of restricted driving procounted toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward any time of restricted driving Nothing in this subsection shall be constructed toward the construction of the driving Nothing in this subsection shal	by a decision of the department may file a petition for en of proof shall be on the state to adduce the evidence. Missouri rules of civil procedure and not as an appeal apter 536. The petition shall be filed in the circuit coure case shall be decided by the judge sitting without a adge of the circuit court may assign a traffic judge, circuit judge or an associate circuit judge to hear such local court rule pursuant to article V, section 15 of the gned to a circuit judge or an associate circuit judge, or the envo shall [not] result in a stay of the suspension or 7, the department shall issue a temporary driving permuted following the date of the disposition of the petition vilege as defined in section 302.010 shall be issued in .525, if the person's driving record shows no prior the immediately preceding five years. Such restricted of the disposition of the petition for trial de novo. In a privilege as permitted in subsection 2 of this section, and the seriousness of prior convictions and the entire rivilege pending disposition of trial de novo shall be a privilege imposed pursuant to section 302.525. In the person from maintaining his restricted in order to meet the conditions imposed by section tense.]"; and
Further amend said bill, Section 578.040, Paline the following:	age 13, Line 22, by inserting after all of said section an
"Section B. The repeal and reenactment of s June 1, 2017."; and	section 302.535 of this act shall become effective on
	Date
Select Action Taken	Date

- Further amend said bill by amending the title, enacting clause, and intersectional references
- 1 2 3 accordingly.