House	Amendment NO
	Offered By
AMEND Senate Bill No. 20, Pa following:	ge 1, Section A, Line 2, by inserting after said section and line the
	reby established a joint task force within the Missouri state juvenil wn as the "Joint Task Force on Juvenile Court Jurisdiction and
Implementation" and to be comp	
	e senate and two members of the house of representatives. Of the
four members to be appointed to	the joint task force, the two senate members shall be appointed b
	ne minority leader of the senate and the two house members shall
	e minority floor leader of the house of representatives;
	cer from a single county judicial circuit appointed by the Missour
Juvenile Justice Association;	
	cer from a multicounty judicial circuit appointed by the Missouri
Juvenile Justice Association;	a Missayri iyyanila datantian aantar annaintad by the Missayri
	a Missouri juvenile detention center appointed by the Missouri
Juvenile Justice Association; (5) The Missouri office	of state courts administrator, or his or her designee;
	ivision of youth services within the department of social services;
	education, or his or her designee, within the department of
elementary and secondary educa	· · · · · · · · · · · · · · · · · · ·
	or her designee, of the Missouri Police Chiefs' Association;
	or, or his or her designee, of the Missouri Sheriffs' Association;
	or her designee, of the Missouri state public defender;
	etor, or his or her designee, of the Missouri school board association
	y court judge appointed by the Missouri supreme court;
	etor, or his or her designee, of the Metropolitan Congregations
United;	
(14) The executive direct	ctor, or his or her designee, of the Missouri Association of Countie
	ctor, or his or her designee, of the Missouri Juvenile Justice
Association;	
(16) A member of the Ju	avenile Justice Advisory Group, appointed by the director of the
department of public safety; and	
(17) The director of the	department of public safety, or his or her designee.
	hall review current juvenile court jurisdiction as it pertains to statu
	evelop a plan for full implementation of raising the age of juvenile
court jurisdiction to seventeen y	ears of age. The implementation plan shall include:
Action Taken	Date

- (1) An analysis of the impact raising the age of juvenile court jurisdiction will have on state 2 and county budgets as well as identify resource issues and cost mitigation strategies;
 - (2) An appropriate fiscal note that is based on the analysis under subdivision (1) of this subsection;
 - (3) An allocation of funds deposited into the juvenile justice preservation fund established under section 211.435, as well as recommendations on how the funds may be used;
 - (4) An analysis of projected cases relating to subdivision (2) of subsection 1 of section 211.031, and an examination of best practices and alternatives for status offenders seventeen years of age:
 - (5) An examination of alternative strategies, such as civil citations or other diversion processes; and
 - (6) Addressing additional statutory implications of raising the age of juvenile court jurisdiction to include the following:
 - (a) Compulsory school attendance;
 - (b) Age of commitment to the division of youth services:
 - (c) Certification:

1

3 4

5

6

7

8

9

10

11

12

13

14

15 16

17

18

19

20

21 22

23

24

25

26 27

28

29

30

31

32

33 34

- (d) Dual jurisdiction; and
- (e) Refining definitions.
- 3. The joint task force shall meet within thirty days after its creation and select a chair and vice chair. A majority of the joint task force shall constitute a quorum, but the concurrence of a majority of the members shall be required for the determination of any matter within the joint task force's duties.
- 4. The joint task force shall meet at least quarterly and at locations other than Jefferson City if the joint task force deems it necessary.
- 5. The joint task force shall be staffed by legislative personnel as is deemed necessary to assist the joint task force in the performance of its duties.
- 6. The members of the joint task force shall serve without compensation but, subject to appropriation, may be entitled to reimbursement for actual and necessary expenses incurred in the performance of their official duties.
- 7. It shall be the duty of the joint task force to compile a full report of its activities for submission to the general assembly by January 15, 2020. Copies of the report containing such recommendations shall be sent to the appropriate directors of state or local government agencies or departments included in the report."; and

35 Further amend said bill by amending the title, enacting clause, and intersectional references 36 accordingly.