

**AN ORDINANCE ADOPTING AND ENACTING A NEW CHAPTER 210,
OFFENSES, OF THE MUNICIPAL CODE OF TWIN OAKS; REPEALING
EXISTING CODE CHAPTER 210; AND PROVIDING WHEN THIS
ORDINANCE SHALL BECOME EFFECTIVE**

**NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF
THE CITY OF TWIN OAKS, MISSOURI, AS FOLLOWS:**

Section 1. *Findings.* In the 2014 Legislative Session, the Missouri State Legislature enacted Senate Bill 491 and House Bill 1371 which resulted in numerous revisions to Title 38 (Crimes and Punishment) of the Revised Statutes of Missouri, effective as of January 1, 2017. Therefore, Chapter 210, Offenses, of the Code of Ordinances of the City of Twin Oaks, County of St. Louis, State of Missouri, required substantial revision and re-adoption to effect compliance with the Revised Statutes of Missouri.

Section 2. *Adoption of Revised Chapter and Repeal of Existing Provisions; Effective Date.*

- A. The entirety of Chapter 210, Offenses, attached hereto as Exhibit A and incorporated herein by reference, is hereby adopted and enacted as Chapter 210 of the Twin Oaks, Missouri, City Code; and such Chapter shall repeal and replace existing Code Chapter 210 as of the effective date provided in Subsection (C) hereof.
- B. The repeal of existing Chapter 210 set forth in Subsection (A) above shall not affect the following:
 - (1) Any ordinance adopted subsequent to August 17, 2016 which reflects the date of the last legislation reviewed for the most recent Code update (Supp #8, 8/16).
 - (2) Any offense or act committed or done or any penalty or forfeiture incurred or any contract or right established or accruing before the effective date of this ordinance, nor shall it affect any prosecution, suit or proceeding pending or any judgment rendered prior to such date.
- C. All provisions of this ordinance and revised Chapter 210, Offenses, adopted hereby shall be in full force and effect on January 1, 2017.

Section 3. *Severability.* It is hereby declared to be the intention of the Board of Aldermen that the Sections, paragraphs, sentences, clauses and phrases of this ordinance and Chapter 210, Offenses, hereby adopted are severable, and if any phrase, clause, sentence, paragraph or Section of this ordinance or Chapter 210 hereby adopted shall be declared unconstitutional or otherwise invalid by the valid judgment or decree of a court of competent

jurisdiction, such unconstitutionality or invalidity shall not affect any of the remaining phrases, clauses, sentences, paragraphs and Sections of this ordinance or Chapter 210 hereby adopted.

Section 4. *State Law Reference Table.* For ease of reference, the following State Law Reference Table outlines the Statutory authority, as revised through the 2014 Legislative Session and effective January 1, 2017, for each Section of Chapter 210, Offenses, hereby adopted

Code Section	RSMo. Section	Code Section	RSMo. Section
210.010	556.061, 565.002(14)	210.850	571.020
210.020	562.012	210.860	571.045.1
210.030	562.014	210.870	571.085
210.120	565.056	210.880	571.087
210.130	565.076	210.890	571.060.1(2),(3)
210.150	565.091	210.900	571.107
210.160	565.227	210.910	571.037
210.170	565.130	210.1020	569.010
210.180	568.050	210.1030	569.090
210.190	577.300	210.1040	569.120
210.300	575.020	210.1050	569.130
210.310	575.030	210.1060	569.140
210.320	575.190	210.1070	569.150
210.330	575.250	210.1080	569.155
210.340	575.270	210.1090	569.060
210.350	575.100	210.1100	569.065
210.360	575.290	210.1110	570.030
210.370	575.120	210.1120	302.286
210.380	575.080	210.1140	570.145
210.390	575.150	210.1150	570.130
210.400	575.200	210.1160	570.140
210.410	575.160	210.1170	570.085
210.520	577.100	210.1180	570.057
210.530	577.070	210.1190	570.120
210.540	577.076	210.1200	537.125
210.550	577.150	210.1210	407.300
210.660	574.005	210.1220	407.301
210.670	574.010	210.1230	407.302
210.680	574.020	210.1240	407.303
210.690	574.040	210.1350	567.010
210.700	574.050	210.1360	567.020
210.710	574.060	210.1370	567.030
210.730	574.035	210.1390	567.080
210.740	574.160	210.1500	566.010
210.830	571.010	210.1510	566.093
210.840	571.030	210.1520	566.101
210.1530	566.148	210.1850	579.099
210.1540	566.149	210.1860	579.101
210.1550	589.426	210.2100	407.925
210.1670	573.010	210.2105	407.926
210.1680	573.030.1	210.2110	407.931
210.1690	573.040	210.2120	407.933
210.1800	579.015	210.2130	407.934.1
210.1810	579.015	210.2140	407.927
210.1820	195.418	210.2150	407.928
210.1830	579.074	210.2160	407.929
210.1840	579.097		

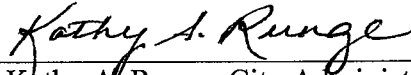
Section 5. This Ordinance shall be in full force and effect on and after its passage and approval by the Mayor.

PASSED AFTER HAVING BEEN READ IN FULL OR BY TITLE TWO TIMES PRIOR TO PASSAGE BY THE BOARD OF ALDERMEN OF THE CITY OF TWIN OAKS, MISSOURI, THIS 7th DAY OF DECEMBER, 2016.



Russ Fortune, Mayor

Attest:



Kathy A. Runge, City Administrator/Clerk

Exhibit A
Chapter 210 "Offenses"

IMPORTANT NEWS ABOUT SB 491: ACTION REQUIRED

Kathy Runge, Clerk/Administrator of Village of Twin Oaks
1393 Big Bend Road, Suite F
Twin Oaks, MO 63021

June 1, 2016

Dear Kathy,

In 2014 the Missouri State Legislature passed and the Governor signed Senate Bill 491 and House Bill 1371. This legislation will become effective on January 1, 2017.

To ensure that Twin Oaks's Code is in line with the new statutes before the effective date, you will need to begin the process of updating your Code as soon as possible.

As your codifier, General Code is here to help.

We understand the importance and urgency of these updates and how they can potentially impact your municipality and your citizens. Starting the update process now can ensure that your Offenses Chapter is in full compliance and adopted well before the effective date.

To learn more about the update options available, and to authorize the one that's best for you, see the enclosed Confirmation Form.

Why was there such a lengthy delay between passage and implementation?

More than 900 changes were made to Title XXXVIII | 38 Crimes and Punishment; Peace Officers and Public Defenders, RSMo. Due to the sheer volume of these changes, the Legislature felt that a longer delay was necessary to allow law enforcement officials and the courts to weigh in and make provisions.

Why do municipalities need to update their Code?

Section 71.010 RSMo. states that your ordinances must conform to State Law:

"Any municipal corporation in this State shall...confine and restrict its jurisdiction and the passage of its ordinances to and in conformity with the state law upon the same subject".

The enclosed **SB 491 Offenses Chapter Bulletin** summarizes all of the changes which affect the Offenses Chapter of your Code.

How can General Code help?

To comply with Missouri State Law, your particular Code may require changes beyond those in the new State Statutes. Our Model Offenses Chapter is a great starting point for you to begin your update and can help you expedite the process more efficiently. The enclosed Confirmation Form includes all of your Code options and update pricing.

What is the next step?

To authorize us to make these updates, please complete and sign the enclosed Confirmation Form then return it by mail, fax or email. Once we receive your approval, we will provide you



Sullivan Division

with the adopting ordinance with an effective date of January 1, 2017 and update the Model Offenses chapter of your code to reflect the new statutes.

It is our pleasure to work with you and Twin Oaks. If you have any questions, or need further assistance in this matter, please contact me using the information below.

Thank you for being a valued General Code client.

Sincerely,

A handwritten signature in black ink, appearing to read "Michael S. Perry". The signature is fluid and cursive, with a large initial "M" and "P".

Michael S. Perry
General Code, Sullivan Division

Office: 800.836.8834 ext. 493
Cell: 314.606.9693
13610 Barrett Office | Suite 216 | Manchester, MO 63021
generalcode.com

Enclosures:
SB 491 Offenses Chapter Bulletin
SB 491 Offenses Chapter Confirmation Form

P.S. Please note that we are not in the business of giving legal advice to our clients. Our goal is to simply make you aware that this legislation will go into effect soon and changes to your Code may be needed before then. You should discuss your Code with your attorney and follow his or her advice.



SB 491 OFFENSES CHAPTER UPDATE CONFIRMATION FORM

TO: General Code

FROM: Kathy Runge
Village of Twin Oaks

SUBJECT: SB 491 Offenses Chapter Update

The Village of Twin Oaks wishes to receive the Offenses Chapter Sample Ordinance for \$1,195

For this price, General Code will provide:

- SB 491 Offenses Chapter Sample Ordinance which includes 65 pages of statutory material
- Adopting Ordinance to be effective January 1, 2017
- Codification of the adopted ordinance supplemented into the Village of Twin Oaks's Code book, including revisions to the Table of Contents, Cross Reference, and Index (General Code will provide the printed Code pages and update the electronic Code once the ordinance has been adopted by the Village.)

Any additional offenses in the Village's current Offenses Chapter will be retained and included in this ordinance at an additional charge of \$18.00 per page. An invoice in the amount of \$1,195 plus the additional per page charge will be sent to you upon completion of the ordinance.

The Village of Twin Oaks hereby agrees to General Code's Codification Terms and Conditions, which are available at www.generalcode.com/TCdocs, and are incorporated herein by reference, and authorizes General Code to proceed with the project outlined above.

City Clerk

Mayor

Thank you for your business!

Please return this completed confirmation form by July 29, 2016 to:

Email: ezsupp@generalcode.com
Fax: 585-328-8189

**Quoted price for SB 491 Offenses Chapter ordinance is valid through 2016.*

SB 491

Offenses Chapter Bulletin

Due to the volume of amendments which were set out in Senate Bill 491 and House Bill 1371 (effective January 1, 2017) we are issuing a Special Bulletin for our municipal clients. These Bills affect approximately 943 Sections of the Missouri Statutes. Many of the changes are substantive and/or involve moving provisions to another area of the Statutes; some appear to be more “housekeeping” revisions.

This Bulletin focuses on those changes which typically affect the ordinance violations of many communities in Missouri. We have included provisions that would affect the municipality’s Code book, but not necessarily its administrative policies. This Bulletin does not address amendments to changes in administrative policy at a State level, nor does it address statutory sections regarding amendments to felony offenses (as municipalities do not typically prosecute these in their municipal courts).

Please note that this Bulletin is not intended as legal advice, but rather as information that your Municipal Officials, including your Attorney, may want to review in light of existing ordinances.

GENERAL NOTES

One consistent change made throughout the above Bills was the word “misdemeanor” or “crime” was changed to offense, so this change will, for the most part, not be noted below. Also note that most of the legislation has been changed to reflect gender-neutral terms, using “he or she” as opposed to “such person” or “he.” If either of these changes are the only revisions to a Statutory Section, we have noted “**minor changes made**” below. Also, the Legislature added two new classes of offenses: Class E felony and Class D misdemeanor. With these new additions, the fine or imprisonment for an offense may change. The fines for misdemeanors and infractions have changed, but we note that because many of our communities use a general penalty as set out in the Statutes, this may not affect your Code. Your Attorney should be your advisor in this regard.

NOTES FOR MODEL CODE
TITLE II. PUBLIC HEALTH, SAFETY AND WELFARE

Limitations on the retail sale of methamphetamine precursor drugs. §195.418—SB 491, 2014 effective 1-1-2017. Amended to remove the penalty and refer to §579.060, RSMo., for the penalty provisions.

Operation of motor vehicle without proper license prohibited—motorcycles—special license—protective headgear, failure to wear. §302.020—SB 491, 2014 effective 1-1-2017. Changed the class of the offense.

Driving while license or driving privilege is cancelled, suspended or revoked. §302.321—SB 491, 2014 effective 1-1-2017. Changed the class of the offense.

Financial responsibility required. §303.025—SB 491, 2014 effective 1-1-2017. Changed the class of the offense.

Purchase or possession by minor—container need not be opened and contents verified, when—consent, etc. §311.325—SB 491, 2014 effective 1-1-2017. Changed the class of the offense.

Statewide court automation fund created, administration, committee, members—powers, duties, limitation—unauthorized release of information, penalty. §476.055—SB 491, 2014 effective 1-1-2017. States that §488.027, RSMo., expires September 1, 2018. (§488.027 establishes the court automation fund and the fee for same.) Provides that this administrative section will expire on September 1, 2020.

Definitions. §556.061—SB 491, HB 1371, 2014 effective 1-1-2017. Existing definitions were amended and many new definitions were added.

Attempt. §562.012—SB 491, 2014 effective 1-1-2017. The first sentence of this Section was changed and this Section was transferred from §564.011 to §562.012, RSMo.

Conspiracy. §562.014—SB 491, 2014 effective 1-1-2017. Entirely rewritten; this Section was transferred from §564.016 to §562.014, RSMo.

Definitions for Chapter 565, §565.002—SB 491, HB 1371, 2014 effective 1-1-2017. Entirely rewritten; new definitions were added. The definition of “special victim” would be particularly important to review and possibly include in your Code.

Assault. §565.056—SB 491, 2014 effective 1-1-2017. Entirely rewritten and rearranged. It appears that law enforcement officer, elderly, EMTs, and many more now are included in this offense, covered under the term “special victims” as defined in §565.002(14), RSMo. This material was transferred from §565.070 to §565.056, RSMo.

Domestic assault. §565.076—SB 491, 2014 effective 1-1-2017. Entirely rewritten; this Section was transferred from §565.074 to §565.076, RSMo.

Assault of a law enforcement officer, corrections officer, emergency personnel, highway worker, utility worker, cable worker or probation and parole officer. §565.083—SB 491, 2014 effective 1-1-2017. This Section was repealed in its entirety and appears to be now contained in §565.056, noted above by way of the definition of “special victim,” which changes the Class of the offense based on the victim.

Harassment. §565.091—SB 491, 2014 effective 1-1-2017. Entirely rewritten; and previous §565.090 now contains the felony offense of harassment.

Kidnapping. §565.130—SB 491, 2014 effective 1-1-2017. The previous offense of false imprisonment was changed to be “kidnapping”; other than the change in the name of the offense, it is virtually the same.

Stalking. §§565.225 and 565.227—SB 491, 2014 effective 1-1-2017. §§565.225 and 565.227, RSMo., were both rewritten. §565.225, which previously contained the misdemeanor offense, now contains the felony offense and this §565.227 now contains the misdemeanor offense.

Definitions regarding sexual offenses. §566.010—SB 491, 2014 effective 1-1-2017. Amended for clarity by changing some of the terms used to be more specific.

Sexual misconduct. §566.093—SB 491, 2014 effective 1-1-2017. Minor changes made.

Sexual abuse. §566.101—SB 491, 2014 effective 1-1-2017. Minor changes made.

Certain offenders not to physically be present or loiter within 500 feet of a child care facility—violation, penalty. §566.148—SB 491, HB 1371, 2014 effective 1-1-2017. Changed and in part rewritten; section number references were updated to reflect sections transferred to new numbers.

Certain offenders not to be present within 500 feet of school property, exception—permission required for parents or guardians who are offenders, procedure—penalty. §566.149—SB 491, HB1371, 2014 effective 1-1-2017. Minor changes made; section number references were updated to reflect sections transferred to new numbers.

Definitions regarding prostitution. §567.010—SB 491, 2014 effective 1-1-2017. Entirely rewritten; the definitions of “patronizing prostitution” and “promoting prostitution” were deleted, and most of the rest of the definitions were rewritten.

Prostitution. §567.020—SB 491, 2014 effective 1-1-2017. Rewritten to clarify the elements of the offense, most of which were previously contained in the definitions.

Patronizing prostitution. §567.030—SB 491, 2014 effective 1-1-2017. Rewritten to clarify the elements of the offense, most of which were previously contained in the definitions.

Prostitution and patronizing prostitution—sex of parties no defense, when. §567.040—SB 491, 2014 effective 1-1-2017. Repealed with no apparent replacement.

Prostitution houses deemed public nuisances. §567.080—SB 491, 2014 effective 1-1-2017. Rewritten to clarify the elements of the offense.

Endangering the welfare of a child. §568.050—SB 491, 2014 effective 1-1-2017. Entirely rewritten, specifically removing the subsection related to driving while intoxicated with a child in the vehicle.

Definitions regarding robbery, arson, burglary, etc. §569.010—SB 491, 2014 effective 1-1-2017. Rewritten to include new definitions regarding property offenses.

Reckless burning or exploding. §569.060—SB 491, 2014 effective 1-1-2017. Rewritten; changed “knowingly” to “recklessly” and deleted reference to “a building or inhabitable structure.”

Negligent burning or exploding. §569.065—SB 491, 2014 effective 1-1-2017. Rewritten to clarify the elements of this offense.

Tampering. §569.090—SB 491, 2014 effective 1-1-2017. Minor changes made.

Property damage. §569.120—SB 491, 2014 effective 1-1-2017. Minor changes made.

Trespass in the first degree. §569.140—SB 491, 2014 effective 1-1-2017. Minor changes made.

Trespass in the second degree. §569.150—SB 491, 2014 effective 1-1-2017. Minor changes made.

Trespass of a school bus. §569.155—SB 491, 2014 effective 1-1-2017. Minor changes made.

Stealing. §570.030—SB 491, 2014 effective 1-1-2017. Changed to remove information on evidence and to set up multiple classes of this offense, both misdemeanor and felony.

Stealing leased or rented personal property—enforcement procedure—penalty—venue. §570.057—SB 491, 2014 effective 1-1-2017. Minor changes made; and the felony threshold was changed from \$1,000.00 to \$750.00. This Section was transferred from §578.150 to §570.057, RSMo.

Receiving stolen property. §570.080—SB 491, 2014 effective 1-1-2017. Repealed in its entirety. Receiving stolen property is now included as part of the definition of “stealing-related offense” in §570.010, RSMo., and therefore is covered in the offense of stealing in § 570.030, RSMo.

Alteration or removal of item numbers with intent to deprive lawful owner. §570.085—SB 491, 2014 effective 1-1-2017. Minor changes made; and the felony threshold changed from \$500.00 to \$750.00.

Passing bad checks. §570.120—SB 491, 2014 effective 1-1-2017. Minor changes made; and the felony threshold was changed from \$500.00 to \$750.00.

Fraudulent use of a credit or debit device. §570.130—SB 491, 2014 effective 1-1-2017. Minor changes made; the only substantive change appears to move the felony threshold from \$500.00 to \$750.00.

Deceptive business practice. §570.140—SB 491, 2014 effective 1-1-2017. Changed to add elements to this offense; minor changes made.

Financial exploitation of the elderly and disabled. §570.145—SB 491, 2014 effective 1-1-2017. Entirely rewritten, with minor changes made and language rearranged as well.

Definitions regarding pornography. §573.010—SB 491, 2014 effective 1-1-2017. Amended to clarify some of the terms defined.

Promoting pornography for minors or obscenity. §573.030—SB 491, 2014 effective 1-1-2017. Amended to add the words “knowing of its content and character” as an element of this offense.

Furnishing pornographic materials to minors. §573.040—SB 491, 2014 effective 1-1-2017. Minor changes made; and “affirmative defense” was changed to simply “defense.”

Definitions relating to peace disturbance. §574.005—SB 491, 2014 effective 1-1-2017. Newly enacted Section which, for the most part, with a few changes, mirrors former §574.030, RSMo., which was repealed in this same Bill.

Peace disturbance. §574.010—SB 491, 2014 effective 1-1-2017. Minor changes made.

Private peace disturbance. §574.020—SB 491, 2014 effective 1-1-2017. Minor changes made in the offense; and added an additional subsection which defines “building or structure.”

Disrupting a house of worship. §574.035—SB 491, 2014 effective 1-1-2017. Minor changes made.

Unlawful assembly. §574.040—SB 491, 2014 effective 1-1-2017. Minor changes made.

Rioting. §574.050—SB 491, 2014 effective 1-1-2017. Minor changes made.

Refusal to disperse. §574.060—SB 491, 2014 effective 1-1-2017. Minor changes made.

Concealing an offense. §575.020—SB 491, 2014 effective 1-1-2017. Changes to “he or she” were made; no other substantive changes.

Hindering prosecution. §575.030—SB 491, 2014 effective 1-1-2017. Changes to add “he or she” were made; no other substantive changes.

False reports. §575.080—SB 491, 2014 effective 1-1-2017. Minor changes made.

Tampering with physical evidence. §575.100—SB 491, 2014 effective 1-1-2017. Minor changes made.

False impersonation. §575.120—SB 491, 2014 effective 1-1-2017. Minor changes made.

Resisting or interfering with arrest, detention or stop. §575.150—SB 491, 2014 effective 1-1-2017. Entirely rewritten and rearranged. Gender-neutral wording was used.

Interference with legal process. §575.160—SB 491, 2014 effective 1-1-2017. Minor changes made and language rearranged.

Refusal to identify as a witness. §575.190—SB 491, 2014 effective 1-1-2017. Entirely rewritten, with minor changes.

Escape or attempted escape from custody. §575.200—SB 491, 2014 effective 1-1-2017. Minor changes made.

Disturbing a judicial proceeding. §575.250—SB 491, 2014 effective 1-1-2017. Minor changes made.

Tampering with a witness or victim. §575.270—SB 491, 2014 effective 1-1-2017. Entirely rewritten, with minor changes for the most part.

Improper communication. §575.290—SB 491, 2014 effective 1-1-2017. Minor changes made.

Definitions as related to alcohol-related traffic offenses. §577.001—SB 491, HB 1371, 2014 effective 1-1-2017. Rewritten; new definition of “intoxication-related traffic offense” was inserted. Other additional definitions were added, which may apply to some municipalities, related to operating a vessel, which is defined in §306.010, RSMo. Boating offenses (which have been added to Chapter 577, RSMo.) had related definitions added to this Section as well.

Driving while intoxicated. §577.010—SB 491, HB 1371, 2014 effective 1-1-2017. Rewritten to remove the reference to drugs, which is covered in the definition of “intoxicated condition.” Changed the classes of this offense by adding numerous levels, with many being felonies.

Driving with excessive blood alcohol content. §577.012—SB 491, 2014 effective 1-1-2017. Rewritten to include driving a commercial motor vehicle with excessive blood alcohol content. There are numerous levels of this offense as well, with many being felonies.

Boating while intoxicated and boating with excessive blood alcohol content. §577.013 and 577.014—SB 491, HB 1371, 2014 effective 1-1-2017. Newly enacted Sections which basically cover driving while intoxicated, etc., in a boat. Obviously only cities or villages which have lakes or other boating activities within their city or village limits would need these provisions.

Consumption of alcoholic beverages while driving. §577.017—SB 491, 2014 effective 1-1-2017. Entirely rewritten to include additional language in this offense; minor changes made as well.

Chemical test for alcohol content—consent implied—administered, when, how—videotaping of chemical or field sobriety test admissible evidence. §577.020—SB 491, HB 1371, 2014 effective 1-1-2017. Rewritten to include boats and aircraft; numerous additional changes were also made which slightly change the elements of this offense.

Leaving the scene of an accident. §577.060—SB 491, 2014 effective 1-1-2017. Rewritten in part to add a felony offense; also added “vessel” in addition to “vehicle” as related to accidents.

Littering. §577.070—SB 491, 2014 effective 1-1-2017. Minor changes made. Replaced the word “throws” with “deposits” in two places.

Unlawful disposition of a dead animal. §577.076—SB 491, 2014 effective 1-1-2017. Changed the offense name; and rewritten to add new elements to the offense.

Abandoning vehicle, vessel or trailer—last owner of record deemed the owner of abandoned motor vehicle, procedures—penalty—civil liability. §577.080—SB 491, 2014 effective 1-1-2017. Rewritten to make minor changes and remove “motor” in front of the word “vehicle” throughout this Section.

Abandonment of airtight or semi-airtight containers. §577.100—SB 491, 2014 effective 1-1-2017. Minor changes made; removed the word “icebox” and changed the position of the word “knowingly” in the first sentence.

Tampering with a water supply. §577.150—SB 491, 2014 effective 1-1-2017. Entirely rewritten; changed the wording from “maliciously” to “purposely” as it applies to the intent within this offense.

Leaving a child unattended in a motor vehicle who causes an accident. §577.300—SB 491, 2014 effective 1-1-2017. Entirely rewritten; specifically the age was changed from under the age of 10 to under the age of 11. This Section was transferred from §568.052 to §577.300, RSMo.

Animal neglect. §578.009—SB 491, 2014 effective 1-1-2017. Removed “abandonment” from the title of the Section and changed it to include the offense of abandonment under the offense of neglect.

Animal abuse. §578.012—SB 491, 2014 effective 1-1-2017. Reworded; no substantive changes to the offense, except slight revisions in the penalty wording.

Keeping a dangerous wild animal. §578.023—SB 491, 2014 effective 1-1-2017. Some of the wording was rearranged, and “person” was changed to “he or she.”

Knowingly releasing an animal. §578.029—SB 491, 2014 effective 1-1-2017. Rearranged the wording, and added new language about a subsequent offense.

Possession of a controlled substance. §579.015—SB 491, 2014 effective 1-1-2017. Rewritten to change the classes of this offense and amended for clarity by changing some of the terms used to be more specific. This offense also contains the possession of a synthetic cannabinoid as one of its elements. This Section was transferred from §195.202 to §579.015, RSMo.

Unlawful possession of drug paraphernalia. §579.074—SB 491, 2014 effective 1-1-2017. Rewritten. Provisions were transferred from §195.233 to §579.074, RSMo.

Smelling or inhalation of fumes of solvents, exception. §579.097—SB 491, 2014 effective 1-1-2017. Not changed; simply transferred from §578.250 to §579.097, RSMo.

579.099. Use or abuse of certain substances--applicability--possession of certain solvents, alcoholic beverage vaporizer. §579.099—SB 491, 2014 effective 1-1-2017. Not changed; simply transferred from §578.255 to §579.099, RSMo.

Possessing or buying solvent to induce or aid person in violations. §579.101—SB 491, 2014 effective 1-1-2017. Not changed; simply transferred from §578.260 to §579.101, RSMo.