CONFERENCE COMMITTEE SUBSTITUTE

FOR

SENATE BILL NO. 28

AN ACT

To repeal sections 37.725, 43.539, 43.540, 105.1500, 193.265, and 610.021, RSMo, and to enact in lieu thereof nine new sections relating to access to certain records, with penalty provisions and an emergency clause for a certain section.

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

Section A. Sections 37.725, 43.539, 43.540, 105.1500,

- 2 193.265, and 610.021, RSMo, are repealed and nine new sections
- 3 enacted in lieu thereof, to be known as sections 37.725, 43.253,
- 4 43.539, 43.540, 105.1500, 193.265, 195.817, 210.1360, and
- 5 610.021, to read as follows:
 - 37.725. 1. Any files maintained by the advocate
- 2 program shall be disclosed only at the discretion of the
- 3 child advocate; except that the identity of any complainant
- 4 or recipient shall not be disclosed by the office unless:
- 5 (1) The complainant or recipient, or the complainant's
- 6 or recipient's legal representative, consents in writing to
- 7 such disclosure; [or]
 - (2) Such disclosure is required by court order; or
- 9 (3) The disclosure is at the request of law
- 10 enforcement as part of an investigation.
- 11 2. Any statement or communication made by the office
- 12 relevant to a complaint received by, proceedings before, or
- 13 activities of the office and any complaint or information
- 14 made or provided in good faith by any person shall be
- 15 absolutely privileged and such person shall be immune from
- 16 suit.

- 17 3. Any representative of the office conducting or
- 18 participating in any examination of a complaint who

- 19 knowingly and willfully discloses to any person other than
- 20 the office, or those persons authorized by the office to
- 21 receive it, the name of any witness examined or any
- 22 information obtained or given during such examination is
- 23 quilty of a class A misdemeanor. However, the office
- 24 conducting or participating in any examination of a
- 25 complaint shall disclose the final result of the examination
- 26 with the consent of the recipient.
- 27 4. The office shall not be required to testify in any
- 28 court with respect to matters held to be confidential in
- 29 this section except as the court may deem necessary to
- 30 enforce the provisions of sections 37.700 to 37.730, or
- 31 where otherwise required by court order.
 - 43.253. 1. Notwithstanding any other provision of law
- 2 to the contrary, a minimum fee of six dollars may be charged
- 3 by the Missouri state highway patrol for a records request
- 4 for a Missouri Uniform Crash Report or Marine Accident
- 5 Investigation Report where there are allowable fees of less
- 6 than six dollars under this chapter or chapter 610. Such
- 7 six-dollar fee shall be in place of any allowable fee of
- 8 less than six dollars.
- 9 2. The superintendent of the Missouri state highway
- 10 patrol may increase the minimum fee described in this
- 11 section by no more than one dollar every other year
- beginning August 28, 2024; however, the minimum fee
- 13 described in this section shall not exceed ten dollars.
 - 43.539. 1. As used in this section, the following
- 2 terms mean:
- 3 (1) "Applicant", a person who:
- 4 (a) Is actively employed by or seeks employment with a
- 5 qualified entity;
- 6 (b) Is actively licensed or seeks licensure with a
- 7 qualified entity;

- (d) Is actively contracted with or seeks to contractwith a qualified entity; or
- 12 (e) Owns or operates a qualified entity;
- 13 (2) "Care", the provision of care, treatment,
- 14 education, training, instruction, supervision, or recreation
- 15 to children, the elderly, or disabled persons;
- 16 (3) "Missouri criminal record review", a review of
- 17 criminal history records and sex offender registration
- 18 records under sections 589.400 to 589.425 maintained by the
- 19 Missouri state highway patrol in the Missouri criminal
- 20 records repository;
- 21 (4) "Missouri Rap Back program", any type of automatic
- 22 notification made by the Missouri state highway patrol to a
- 23 qualified entity indicating that an applicant who is
- 24 employed, licensed, or otherwise under the purview of that
- 25 entity has been arrested for a reported criminal offense in
- 26 Missouri as required under section 43.506;
- 27 (5) "National criminal record review", a review of the
- 28 criminal history records maintained by the Federal Bureau of
- 29 Investigation;
- 30 (6) "National Rap Back program", any type of automatic
- 31 notification made by the Federal Bureau of Investigation
- 32 through the Missouri state highway patrol to a qualified
- 33 entity indicating that an applicant who is employed,
- 34 licensed, or otherwise under the purview of that entity has
- 35 been arrested for a reported criminal offense outside the
- 36 state of Missouri and the fingerprints for that arrest were
- 37 forwarded to the Federal Bureau of Investigation by the
- 38 arresting agency;
- 39 (7) "Patient or resident", a person who by reason of
- 40 age, illness, disease, or physical or mental infirmity

- 41 receives or requires care or services furnished by an
- 42 applicant, as defined in this section, or who resides or
- 43 boards in, or is otherwise kept, cared for, treated, or
- 44 accommodated in a facility as defined in section 198.006,
- 45 for a period exceeding twenty-four consecutive hours;
- 46 (8) "Qualified entity", a person, business, or
- 47 organization that provides care, care placement, or
- 48 educational services for children, the elderly, or persons
- 49 with disabilities as patients or residents, including a
- 50 business or organization that licenses or certifies others
- 51 to provide care or care placement services;
- 52 (9) "Youth services agency", any agency, school, or
- association that provides programs, care, or treatment for
- or exercises supervision over minors.
- 55 2. The central repository shall have the authority to
- 56 submit applicant fingerprints to the National Rap Back
- 57 program to be retained for the purpose of being searched
- 58 against future submissions to the National Rap Back program,
- 59 including latent fingerprint searches. Qualified entities
- 60 may conduct Missouri and national criminal record reviews on
- 61 applicants and participate in Missouri and National Rap Back
- 62 programs for the purpose of determining suitability or
- 63 fitness for a permit, license, or employment, and shall
- 64 abide by the following requirements:
- (1) The qualified entity shall register with the
- 66 Missouri state highway patrol prior to submitting a request
- 67 for screening under this section. As part of the
- 68 registration, the qualified entity shall indicate if it
- 69 chooses to enroll applicants in the Missouri and National
- 70 Rap Back programs;
- 71 (2) Qualified entities shall notify applicants subject
- 72 to a criminal record review under this section that the
- 73 applicant's fingerprints shall be retained by the state

- 74 central repository and the Federal Bureau of Investigation 75 and shall be searched against other fingerprints on file, 76 including latent fingerprints;
- 77 (3) Qualified entities shall notify applicants subject 78 to enrollment in the National Rap Back program that the 79 applicant's fingerprints, while retained, may continue to be 80 compared against other fingerprints submitted or retained by 81 the Federal Bureau of Investigation, including latent 82 fingerprints;
- 83 The criminal record review and Rap Back process described in this section shall be voluntary and conform to 84 the requirements established in the National Child 85 Protection Act of 1993, as amended, and other applicable 86 state or federal law. As a part of the registration, the 87 qualified entity shall agree to comply with state and 88 federal law and shall indicate so by signing an agreement 89 90 approved by the Missouri state highway patrol. The Missouri state highway patrol may periodically audit qualified 91 92 entities to ensure compliance with federal law and this section; 93
- 94 (5) A qualified entity shall submit to the Missouri 95 state highway patrol a request for screening on applicants 96 covered under this section using a completed fingerprint 97 card;
- 98 (6) Each request shall be accompanied by a reasonable 99 fee, as provided in section 43.530, plus the amount 100 required, if any, by the Federal Bureau of Investigation for 101 the national criminal record review and enrollment in the 102 National Rap Back program in compliance with the National 103 Child Protection Act of 1993, as amended, and other 104 applicable state or federal laws;
- 105 (7) The Missouri state highway patrol shall provide, 106 directly to the qualified entity, the applicant's state

- 107 criminal history records that are not exempt from disclosure 108 under chapter 610 or otherwise confidential under law;
- 109 (8) The national criminal history data shall be
 110 available to qualified entities to use only for the purpose
 111 of screening applicants as described under this section.
- 112 The Missouri state highway patrol shall provide the
- 113 applicant's national criminal history record information
- 114 directly to the qualified entity;
- 115 (9) The determination whether the criminal history
 116 record shows that the applicant has been convicted of or has
 117 a pending charge for any crime that bears upon the fitness
- of the applicant to have responsibility for the safety and
- 119 well-being of children, the elderly, or disabled persons
- shall be made solely by the qualified entity. This section
- 121 shall not require the Missouri state highway patrol to make
- such a determination on behalf of any qualified entity;
- 123 (10) The qualified entity shall notify the applicant,
- in writing, of his or her right to obtain a copy of any
- 125 criminal record review, including the criminal history
- 126 records, if any, contained in the report and of the
- 127 applicant's right to challenge the accuracy and completeness
- 128 of any information contained in any such report and obtain a
- 129 determination as to the validity of such challenge before a
- 130 final determination regarding the applicant is made by the
- 131 qualified entity reviewing the criminal history
- information. A qualified entity that is required by law to
- apply screening criteria, including any right to contest or
- 134 request an exemption from disqualification, shall apply such
- 135 screening criteria to the state and national criminal
- 136 history record information received from the Missouri state
- 137 highway patrol for those applicants subject to the required
- 138 screening; and

- under this section, with respect to an applicant, shall not be used as evidence in any negligence action against a qualified entity. The state, any political subdivision of the state, or any agency, officer, or employee of the state or a political subdivision shall not be liable for damages for providing the information requested under this section.
- 3. The criminal record review shall include the submission of fingerprints to the Missouri state highway patrol, who shall conduct a Missouri criminal record review, including closed record information under section 610.120.

 The Missouri state highway patrol shall also forward a copy of the applicant's fingerprints to the Federal Bureau of Investigation for a national criminal record review.
- 4. The applicant subject to a criminal record review shall provide the following information to the qualified entity:
- (1) Consent to obtain the applicant's fingerprints, conduct the criminal record review, and participate in the Missouri and National Rap Back programs;
- 159 (2) Consent to obtain the identifying information 160 required to conduct the criminal record review, which may 161 include, but not be limited to:
- 162 (a) Name;
- 163 (b) Date of birth;
- 164 (c) Height;
- 165 (d) Weight;
- 166 (e) Eye color;
- 167 (f) Hair color;
- 168 (g) Gender;
- 169 (h) Race;
- 170 (i) Place of birth;
- 171 (j) Social Security number; and

- 172 (k) The applicant's photo.
- 173 5. Any information received by an authorized state
- 174 agency or a qualified entity under the provisions of this
- 175 section shall be used solely for internal purposes in
- 176 determining the suitability of an applicant. The
- 177 dissemination of criminal history information from the
- 178 Federal Bureau of Investigation beyond the authorized state
- 179 agency or related governmental entity is prohibited. All
- 180 criminal record check information shall be confidential, and
- any person who discloses the information beyond the scope
- 182 allowed is guilty of a class A misdemeanor.
- 183 6. A qualified entity enrolled in either the Missouri
- 184 or National Rap Back program shall be notified by the
- 185 Missouri state highway patrol that a new arrest has been
- 186 reported on an applicant who is employed, licensed, or
- 187 otherwise under the purview of the qualified entity. Upon
- 188 receiving the Rap Back notification, if the qualified entity
- 189 deems that the applicant is still serving in an active
- 190 capacity, the entity may request and receive the
- 191 individual's updated criminal history record. This process
- 192 shall only occur if:
- 193 (1) The entity has abided by all procedures and rules
- 194 promulgated by the Missouri state highway patrol and Federal
- 195 Bureau of Investigation regarding the Missouri and National
- 196 Rap Back programs;
- 197 (2) The individual upon whom the Rap Back notification
- 198 is being made has previously had a Missouri and national
- 199 criminal record review completed for the qualified entity
- 200 under this section [within the previous six years]; and
- 201 (3) The individual upon whom the Rap Back notification
- 202 is being made is a current employee, licensee, or otherwise
- 203 still actively under the purview of the qualified entity.

- 7. The Missouri state highway patrol shall make available or approve the necessary forms, procedures, and agreements necessary to implement the provisions of this section.
 - 43.540. 1. As used in this section, the following terms mean:
 - 3 (1) "Applicant", a person who:
 - 4 (a) Is actively employed by or seeks employment with a qualified entity;
 - 6 (b) Is actively licensed or seeks licensure with a7 qualified entity;
 - 8 (c) Actively volunteers or seeks to volunteer with a9 qualified entity; or
- 10 (d) Is actively contracted with or seeks to contract
 11 with a qualified entity;
- 12 (2) "Missouri criminal record review", a review of
 13 criminal history records and sex offender registration
 14 records pursuant to sections 589.400 to 589.425 maintained
 15 by the Missouri state highway patrol in the Missouri
 16 criminal records repository;
- 17 (3) "Missouri Rap Back program", shall include any
 18 type of automatic notification made by the Missouri state
 19 highway patrol to a qualified entity indicating that an
 20 applicant who is employed, licensed, or otherwise under the
 21 purview of that entity has been arrested for a reported
 22 criminal offense in Missouri as required under section
 23 43.506;
- 24 (4) "National criminal record review", a review of the 25 criminal history records maintained by the Federal Bureau of 26 Investigation;
- (5) "National Rap Back program", shall include any
 type of automatic notification made by the Federal Bureau of
 Investigation through the Missouri state highway patrol to a

- 30 qualified entity indicating that an applicant who is
- 31 employed, licensed, or otherwise under the purview of that
- 32 entity has been arrested for a reported criminal offense
- 33 outside the state of Missouri and the fingerprints for that
- 34 arrest were forwarded to the Federal Bureau of Investigation
- 35 by the arresting agency;
- 36 (6) "Qualified entity", an entity that is:
- 37 (a) An office or division of state, county, or
- 38 municipal government, including a political subdivision or a
- 39 board or commission designated by statute or approved local
- 40 ordinance, to issue or renew a license, permit,
- 41 certification, or registration of authority;
- 42 (b) An office or division of state, county, or
- 43 municipal government, including a political subdivision or a
- 44 board or commission designated by statute or approved local
- 45 ordinance, to make fitness determinations on applications
- 46 for state, county, or municipal government employment; or
- 47 (c) Any entity that is authorized to obtain criminal
- 48 history record information under 28 CFR 20.33.
- 49 2. The central repository shall have the authority to
- 50 submit applicant fingerprints to the National Rap Back
- 51 program to be retained for the purpose of being searched
- 52 against future submissions to the National Rap Back program,
- 53 including latent fingerprint searches. Qualified entities
- 54 may conduct Missouri and national criminal record reviews on
- 55 applicants and participate in Missouri and National Rap Back
- 56 programs for the purpose of determining suitability or
- 57 fitness for a permit, license, or employment, and shall
- 58 abide by the following requirements:
- 59 (1) The qualified entity shall register with the
- 60 Missouri state highway patrol prior to submitting a request
- 61 for screening under this section. As part of such
- 62 registration, the qualified entity shall indicate if it

- 63 chooses to enroll their applicants in the Missouri and National Rap Back programs; 64
- Qualified entities shall notify applicants subject 65 to a criminal record review under this section that the 66 applicant's fingerprints shall be retained by the state 67 central repository and the Federal Bureau of Investigation 68 and shall be searched against other fingerprints on file, 69 70 including latent fingerprints;
- 71 (3) Qualified entities shall notify applicants subject 72 to enrollment in the National Rap Back program that the applicant's fingerprints, while retained, may continue to be 73 compared against other fingerprints submitted or retained by 74 75 the Federal Bureau of Investigation, including latent fingerprints; 76
- 77 The criminal record review and Rap Back process described in this section shall be voluntary and conform to 78 79 the requirements established in Pub. L. 92-544 and other applicable state or federal law. As a part of the 80 81 registration, the qualified entity shall agree to comply with state and federal law and shall indicate so by signing 82 an agreement approved by the Missouri state highway patrol. 83 The Missouri state highway patrol may periodically audit 84 qualified entities to ensure compliance with federal law and 85 this section; 86
- (5) A qualified entity shall submit to the Missouri state highway patrol a request for screening on applicants covered under this section using a completed fingerprint 90 card;

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91 Each request shall be accompanied by a reasonable 92 fee, as provided in section 43.530, plus the amount required, if any, by the Federal Bureau of Investigation for 93 the national criminal record review and enrollment in the 94

- 95 National Rap Back program in compliance with applicable 96 state or federal laws;
- 97 (7) The Missouri state highway patrol shall provide, 98 directly to the qualified entity, the applicant's state 99 criminal history records that are not exempt from disclosure 100 under chapter 610 or are otherwise confidential under law;
- 101 (8) The national criminal history data shall be
 102 available to qualified entities to use only for the purpose
 103 of screening applicants as described under this section.
 104 The Missouri state highway patrol shall provide the
 105 applicant's national criminal history record information
 106 directly to the qualified entity;
 - (9) This section shall not require the Missouri state highway patrol to make an eligibility determination on behalf of any qualified entity;

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- 110 (10)The qualified entity shall notify the applicant, 111 in writing, of his or her right to obtain a copy of any criminal record review, including the criminal history 112 113 records, if any, contained in the report, and of the applicant's right to challenge the accuracy and completeness 114 of any information contained in any such report and to 115 obtain a determination as to the validity of such challenge 116 before a final determination regarding the applicant is made 117 118 by the qualified entity reviewing the criminal history 119 information. A qualified entity that is required by law to 120 apply screening criteria, including any right to contest or 121 request an exemption from disqualification, shall apply such screening criteria to the state and national criminal 122 history record information received from the Missouri state 123 124 highway patrol for those applicants subject to the required 125 screening; and
- 126 (11) Failure to obtain the information authorized 127 under this section with respect to an applicant shall not be

- 128 used as evidence in any negligence action against a
- 129 qualified entity. The state, any political subdivision of
- 130 the state, or any agency, officer, or employee of the state
- or a political subdivision shall not be liable for damages
- for providing the information requested under this section.
- 3. The criminal record review shall include the
- 134 submission of fingerprints to the Missouri state highway
- 135 patrol, who shall conduct a Missouri criminal record review,
- including closed record information under section 610.120.
- 137 The Missouri state highway patrol shall also forward a copy
- 138 of the applicant's fingerprints to the Federal Bureau of
- 139 Investigation for a national criminal record review.
- 140 4. The applicant subject to a criminal record review
- 141 shall provide the following information to the qualified
- 142 entity:
- 143 (1) Consent to obtain the applicant's fingerprints,
- 144 conduct the criminal record review, and participate in the
- 145 Missouri and National Rap Back programs;
- 146 (2) Consent to obtain the identifying information
- 147 required to conduct the criminal record review, which may
- 148 include, but not be limited to:
- 149 (a) Name;
- 150 (b) Date of birth;
- 151 (c) Height;
- 152 (d) Weight;
- 153 (e) Eye color;
- (f) Hair color;
- 155 (q) Gender;
- 156 (h) Race;
- 157 (i) Place of birth;
- 158 (j) Social Security number; and
- 159 (k) The applicant's photo.

- 160 5. Any information received by an authorized state 161 agency or a qualified entity pursuant to the provisions of 162 this section shall be used solely for internal purposes in determining the suitability of an applicant. 163 164 dissemination of criminal history information from the 165 Federal Bureau of Investigation beyond the authorized state agency or related governmental entity is prohibited. 166 167 criminal record check information shall be confidential and any person who discloses the information beyond the scope 168 169 allowed is quilty of a class A misdemeanor.
- 170 A qualified entity enrolled in either the Missouri or National Rap Back programs shall be notified by the 171 172 Missouri state highway patrol that a new arrest has been 173 reported on an applicant who is employed, licensed, or 174 otherwise under the purview of the qualified entity. Upon 175 receiving the Rap Back notification, if the qualified entity 176 deems that the applicant is still serving in an active capacity, the entity may request and receive the 177 individual's updated criminal history record. This process 178 179 shall only occur if:
 - (1) The agency has abided by all procedures and rules promulgated by the Missouri state highway patrol and Federal Bureau of Investigation regarding the Missouri and National Rap Back programs;

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- (2) The individual upon whom the Rap Back notification is being made has previously had a Missouri and national criminal record review completed for the qualified entity under this section [within the previous six years]; and
- 188 (3) The individual upon whom the Rap Back notification 189 is being made is a current employee, licensee, or otherwise 190 still actively under the purview of the qualified entity.

- 7. The highway patrol shall make available or approve the necessary forms, procedures, and agreements necessary to implement the provisions of this section.
 - 105.1500. 1. This section shall be known and may be cited as "The Personal Privacy Protection Act".
 - 3 2. As used in this section, the following terms mean:
 - 4 (1) "Personal information", any list, record,
 - 5 register, registry, roll, roster, or other compilation of
 - 6 data of any kind that directly or indirectly identifies a
 - 7 person as a member, supporter, or volunteer of, or donor of
 - 8 financial or nonfinancial support to, any entity exempt from
 - 9 federal income [tax] taxation under Section 501(c) of the
- 10 Internal Revenue Code of 1986, as amended;
- 11 (2) "Public agency", the state and any political
- 12 subdivision thereof including, but not limited to, any
- 13 department, agency, office, commission, board, division, or
- 14 other entity of state government; any county, city,
- 15 township, village, school district, community college
- 16 district; or any other local governmental unit, agency,
- 17 authority, council, board, commission, state or local court,
- 18 tribunal or other judicial or quasi-judicial body.
- 19 3. (1) Notwithstanding any provision of law to the
- 20 contrary, but subject to the exceptions listed under
- 21 [subsection] subsections 4 and 6 of this section, a public
- 22 agency shall not:
- 23 (a) Require any individual to provide the public
- 24 agency with personal information or otherwise compel the
- 25 release of personal information;
- 26 (b) Require any entity exempt from federal income
- 27 taxation under Section 501(c) of the Internal Revenue Code
- 28 of 1986, as amended, to provide the public agency with
- 29 personal information or otherwise compel the release of
- 30 personal information;

31 (c) Release, publicize, or otherwise publicly disclose
32 personal information in possession of a public agency
33 without the express, written permission of every individual
34 who is identifiable as a financial supporter of an entity
35 exempt from federal income taxation under Section 501(c) of
36 the Internal Revenue Code of 1986, as amended; or

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- (d) Request or require a current or prospective contractor or grantee with the public agency to provide the public agency with a list of entities exempt from federal income taxation under Section 501(c) of the Internal Revenue Code of 1986, as amended, to which it has provided financial or nonfinancial support.
- (2) All personal information in the possession of a public agency shall be considered a closed record under chapter 610 and court operating rules.
- 46 4. The provisions of this section shall not preclude 47 any individual or entity from being required to comply with 48 any of the following:
- 49 (1) Submitting any report or disclosure required by 50 this chapter or chapter 130;
- 51 (2) Responding to any lawful request or subpoena for 52 personal information from the Missouri ethics commission as 53 a part of an investigation, or publicly disclosing personal 54 information as a result of an enforcement action from the 55 Missouri ethics commission pursuant to its authority in 56 sections 105.955 to 105.966;
- 57 (3) Responding to any lawful warrant for personal58 information issued by a court of competent jurisdiction;
- 59 (4) Responding to any lawful request for discovery of 60 personal information in litigation if:
- (a) The requestor demonstrates a compelling need for
 the personal information by clear and convincing evidence;
 and

- 64 (b) The requestor obtains a protective order barring
 65 disclosure of personal information to any person not named
 66 in the litigation;
- (5) Applicable court rules or admitting any personal information as relevant evidence before a court of competent jurisdiction. However, a submission of personal information to a court shall be made in a manner that it is not publicly revealed and no court shall publicly reveal personal information absent a specific finding of good cause; or
- 73 (6) Any report or disclosure required by state law to
 74 be filed with the secretary of state, provided that personal
 75 information obtained by the secretary of state is otherwise
 76 subject to the requirements of paragraph (c) of subdivision
 77 (1) of subsection 3 of this section, unless expressly
 78 required to be made public by state law.
- 5. (1) A person or entity alleging a violation of this section may bring a civil action for appropriate injunctive relief, damages, or both. Damages awarded under this section may include one of the following, as appropriate:
- 84 (a) A sum of moneys not less than two thousand five 85 hundred dollars to compensate for injury or loss caused by 86 each violation of this section; or
- 87 (b) For an intentional violation of this section, a
 88 sum of moneys not to exceed three times the sum described in
 89 paragraph (a) of this subdivision.
- 90 (2) A court, in rendering a judgment in an action 91 brought under this section, may award all or a portion of 92 the costs of litigation, including reasonable attorney's 93 fees and witness fees, to the complainant in the action if 94 the court determines that the award is appropriate.
- 95 (3) A person who knowingly violates this section is 96 guilty of a class B misdemeanor.

- 97 6. This section shall not apply to:
- 98 (1) Personal information that a person or entity
- 99 exempt from federal income taxation under Section 501(c) of
- 100 the Internal Revenue Code of 1986, as amended, submits or
- 101 has previously submitted to a public agency for the purpose
- 102 of seeking or obtaining, including acting on behalf of
- 103 another to seek or obtain, a contract, grant, permit,
- 104 license, benefit, tax credit, incentive, status, or any
- other similar item, including a renewal of the same,
- 106 provided that a public agency shall not require an entity
- 107 exempt from federal income taxation under Section 501(c) of
- the Internal Revenue Code of 1986, as amended, to provide
- information that directly identifies donors of financial
- 110 support, but such information may be voluntarily provided to
- a public agency by the 501(c) entity. If a financial donor
- is seeking a benefit, tax credit, incentive, or any other
- 113 similar item from a public agency based upon a donation,
- 114 confirmation of specific donations by an entity exempt from
- 115 federal income taxation under Section 501(c) of the Internal
- 116 Revenue Code of 1986, as amended, shall be considered
- 117 personal information voluntarily provided to the public
- 118 agency by the 501(c) entity;
- 119 (2) A disclosure of personal information among law
- 120 enforcement agencies or public agency investigators pursuant
- 121 to an active investigation;
- 122 (3) A disclosure of personal information voluntarily
- 123 made as part of public comment, public testimony, pleading,
- or in a public meeting, or voluntarily provided to a public
- 125 agency, for the purpose of public outreach, marketing, or
- 126 education to show appreciation for or in partnership with an
- 127 entity or the representatives of an entity exempt from
- 128 federal income taxation under Section 501(c) of the Internal
- 129 Revenue Code of 1986, as amended, provided that no public

- 130 agency shall disclose information that directly identifies
- an individual as a donor of financial support to a 501(c)
- 132 entity without the express, written permission of the
- individual to which the personal information relates;
- 134 (4) A disclosure of personal information to a labor
- union or employee association regarding employees in a
- 136 bargaining unit represented by the union or association; or
- 137 (5) The collection or publishing of information
- 138 contained in a financial interest statement, as provided by
- 139 law.
 - 193.265. 1. For the issuance of a certification or
 - 2 copy of a death record, the applicant shall pay a fee of
 - 3 fourteen dollars for the first certification or copy and a
 - 4 fee of eleven dollars for each additional copy ordered at
 - 5 that time. For the issuance of a certification or copy of a
 - 6 birth, marriage, divorce, or fetal death record, the
 - 7 applicant shall pay a fee of fifteen dollars. No fee shall
 - 8 be required or collected for a certification of birth,
 - 9 death, or marriage if the request for certification is made
- 10 by the children's division, the division of youth services,
- 11 a quardian ad litem, or a juvenile officer on behalf of a
- 12 child or person under twenty-one years of age who has come
- under the jurisdiction of the juvenile court under section
- 14 211.031. All fees collected under this subsection shall be
- 15 deposited to the state department of revenue. Beginning
- 16 August 28, 2004, for each vital records fee collected, the
- 17 director of revenue shall credit four dollars to the general
- 18 revenue fund, five dollars to the children's trust fund, one
- 19 dollar shall be credited to the endowed care cemetery audit
- 20 fund, one dollar for each certification or copy of death
- 21 records to the Missouri state coroners' training fund
- 22 established in section 58.208, and three dollars for the
- 23 first copy of death records and five dollars for birth,

24 marriage, divorce, and fetal death records shall be credited 25 to the Missouri public health services fund established in 26 section 192.900. Money in the endowed care cemetery audit fund shall be available by appropriation to the division of 27 professional registration to pay its expenses in 28 29 administering sections 214.270 to 214.410. All interest 30 earned on money deposited in the endowed care cemetery audit 31 fund shall be credited to the endowed care cemetery fund. 32 Notwithstanding the provisions of section 33.080 to the 33 contrary, money placed in the endowed care cemetery audit fund shall not be transferred and placed to the credit of 34 general revenue until the amount in the fund at the end of 35 the biennium exceeds three times the amount of the 36 appropriation from the endowed care cemetery audit fund for 37 the preceding fiscal year. The money deposited in the 38 39 public health services fund under this section shall be 40 deposited in a separate account in the fund, and moneys in 41 such account, upon appropriation, shall be used to automate 42 and improve the state vital records system, and develop and maintain an electronic birth and death registration system. 43 For any search of the files and records, when no record is 44 45 found, the state shall be entitled to a fee equal to the amount for a certification of a vital record for a five-year 46 47 search to be paid by the applicant. For the processing of each legitimation, adoption, court order or recording after 48 49 the registrant's twelfth birthday, the state shall be 50 entitled to a fee equal to the amount for a certification of a vital record. Except whenever a certified copy or copies 51 52 of a vital record is required to perfect any claim of any person on relief, or any dependent of any person who was on 53

relief for any claim upon the government of the state or

United States, the state registrar shall, upon request,

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- furnish a certified copy or so many certified copies as are necessary, without any fee or compensation therefor.
- 2. For the issuance of a certification of a death 58 record by the local registrar, the applicant shall pay a fee 59 of fourteen dollars for the first certification or copy and 60 61 a fee of eleven dollars for each additional copy ordered at that time. For each fee collected under this subsection, 62 63 one dollar shall be deposited to the state department of revenue and the remainder shall be deposited to the official 64 65 city or county health agency. The director of revenue shall credit all fees deposited to the state department of revenue 66 under this subsection to the Missouri state coroners' 67 training fund established in section 58.208. 68
- 69 3. For the issuance of a certification or copy of a 70 birth, marriage, divorce, or fetal death record, the 71 applicant shall pay a fee of fifteen dollars; except that, 72 in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred 73 74 thousand inhabitants, a donation of one dollar may be collected by the local registrar over and above any fees 75 76 required by law when a certification or copy of any marriage 77 license or birth certificate is provided, with such 78 donations collected to be forwarded monthly by the local 79 registrar to the county treasurer of such county and the 80 donations so forwarded to be deposited by the county 81 treasurer into the housing resource commission fund to 82 assist homeless families and provide financial assistance to organizations addressing homelessness in such county. 83 local registrar shall include a check-off box on the 84 85 application form for such copies. All fees collected under this subsection, other than the donations collected in any 86 county with a charter form of government and with more than 87 88 six hundred thousand but fewer than seven hundred thousand

- inhabitants for marriage licenses and birth certificates,shall be deposited to the official city or county healthagency.
- 4. A certified copy of a death record by the local 92 93 registrar can only be issued within twenty-four hours of 94 receipt of the record by the local registrar. Computergenerated certifications of death records may be issued by 95 the local registrar after twenty-four hours of receipt of 96 97 the records. The fees paid to the official county health 98 agency shall be retained by the local agency for local public health purposes. 99
- 100 No fee under this section shall be required or 101 collected from a parent or quardian of a homeless child or 102 homeless youth, as defined in subsection 1 of section 103 167.020, or an unaccompanied youth, as defined in 42 U.S.C. Section 11434a(6), for the issuance of a certification, or 104 105 copy of such certification, of birth of such child or youth. An unaccompanied youth shall be eligible to receive 106 107 a certification or copy of his or her own birth record without the consent or signature of his or her parent or 108 109 quardian; provided, that only one certificate under this provision shall be provided without cost to the 110 unaccompanied or homeless youth. For the issuance of any 111 112 additional certificates, the statutory fee shall be paid.
- 113 6. (1) Notwithstanding any provision of law to the 114 contrary, no fee shall be required or collected for a 115 certification of birth if the request is made by a victim of 116 domestic violence or abuse, as those terms are defined in section 455.010, and the victim provides documentation 117 118 signed by an employee, agent, or volunteer of a victim service provider, an attorney, or a health care or mental 119 health professional, from whom the victim has sought 120 121 assistance relating to the domestic violence or abuse. Such

- documentation shall state that, under penalty of perjury,
- the employee, agent, or volunteer of a victim service
- 124 provider, the attorney, or the health care or mental health
- 125 professional believes the victim has been involved in an
- 126 incident of domestic violence or abuse.
- 127 (2) A victim may be eligible only one time for a fee
- 128 waiver under this subsection.
 - 195.817. 1. The department of health and senior
 - 2 services shall require all employees, contractors, owners,
 - 3 and volunteers of marijuana facilities to submit
 - 4 fingerprints to the Missouri state highway patrol for the
 - 5 purpose of conducting a state and federal fingerprint-based
 - 6 criminal background check.
 - 7 2. The department may require that such fingerprint
 - 8 submissions be made as part of a marijuana facility
 - 9 application, a marijuana facility renewal application, and
 - 10 an individual's application for a license or permit
- 11 authorizing that individual to be an employee, contractor,
- 12 owner, or volunteer of a marijuana facility.
- 3. Fingerprint cards and any required fees shall be
- 14 sent to the Missouri state highway patrol's central
- 15 repository. The fingerprints shall be used for searching
- 16 the state criminal records repository and shall also be
- 17 forwarded to the Federal Bureau of Investigation for a
- 18 federal criminal records search under section 43.540. The
- 19 Missouri state highway patrol shall notify the department of
- 20 any criminal history record information or lack of criminal
- 21 history record information discovered on the individual.
- 22 Notwithstanding the provisions of section 610.120 to the
- 23 contrary, all records related to any criminal history
- 24 information discovered shall be accessible and available to
- 25 the department.

- 4. As used in this section, the following terms shall
- 27 mean:
- 28 (1) "Contractor", a person performing work or service
- 29 of any kind for a marijuana facility for more than fourteen
- 30 days in a calendar year in accordance with a contract with
- 31 that facility;
- 32 (2) "Marijuana facility", an entity licensed or
- 33 certified by the department of health and senior services to
- 34 cultivate, manufacture, test, transport, dispense, or
- 35 conduct research on marijuana or marijuana products;
- 36 (3) "Owner", an individual who has a financial
- 37 interest or voting interest in ten percent or greater of a
- 38 marijuana facility.
 - 210.1360. 1. Any personally identifiable information
- 2 regarding any child under eighteen years of age receiving
- 3 child care from any provider or applying for or receiving
- 4 any services through a state program shall not be subject to
- 5 disclosure except as otherwise provided by law.
- 6 2. This section shall not prohibit any state agency
- 7 from disclosing personally identifiable information to
- 8 governmental entities or its agents, vendors, grantees, and
- 9 contractors in connection to matters relating to its
- 10 official duties. The provisions of this section shall not
- 11 apply to any state, county, or municipal law enforcement
- 12 agency acting in its official capacity.
- 13 3. This section shall not prevent a parent or legal
- 14 quardian from accessing the parent's or legal quardian's
- 15 child's records.
 - 610.021. Except to the extent disclosure is otherwise
- 2 required by law, a public governmental body is authorized to
- 3 close meetings, records and votes, to the extent they relate
- 4 to the following:

- 5 Legal actions, causes of action or litigation (1)6 involving a public governmental body and any confidential or 7 privileged communications between a public governmental body or its representatives and its attorneys. However, any 8 9 minutes, vote or settlement agreement relating to legal 10 actions, causes of action or litigation involving a public 11 governmental body or any agent or entity representing its 12 interests or acting on its behalf or with its authority, including any insurance company acting on behalf of a public 13 14 government body as its insured, shall be made public upon final disposition of the matter voted upon or upon the 15 signing by the parties of the settlement agreement, unless, 16 17 prior to final disposition, the settlement agreement is ordered closed by a court after a written finding that the 18 adverse impact to a plaintiff or plaintiffs to the action 19 20 clearly outweighs the public policy considerations of 21 section 610.011, however, the amount of any moneys paid by, 22 or on behalf of, the public governmental body shall be 23 disclosed; provided, however, in matters involving the exercise of the power of eminent domain, the vote shall be 24 announced or become public immediately following the action 25 on the motion to authorize institution of such a legal 26 action. Legal work product shall be considered a closed 27 28 record; 29
- 29 (2) Leasing, purchase or sale of real estate by a
 30 public governmental body where public knowledge of the
 31 transaction might adversely affect the legal consideration
 32 therefor. However, any minutes, vote or public record
 33 approving a contract relating to the leasing, purchase or
 34 sale of real estate by a public governmental body shall be
 35 made public upon execution of the lease, purchase or sale of
 36 the real estate;

- 37 (3) Hiring, firing, disciplining or promoting of particular employees by a public governmental body when 38 39 personal information about the employee is discussed or recorded. However, any vote on a final decision, when taken 40 by a public governmental body, to hire, fire, promote or 41 42 discipline an employee of a public governmental body shall be made available with a record of how each member voted to 43 44 the public within seventy-two hours of the close of the meeting where such action occurs; provided, however, that 45 46 any employee so affected shall be entitled to prompt notice of such decision during the seventy-two-hour period before 47 such decision is made available to the public. As used in 48 this subdivision, the term "personal information" means 49 information relating to the performance or merit of
- 52 (4)The state militia or national quard or any part thereof; 53

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individual employees;

- Nonjudicial mental or physical health proceedings 54 (5) 55 involving identifiable persons, including medical, psychiatric, psychological, or alcoholism or drug dependency 56 diagnosis or treatment; 57
- Scholastic probation, expulsion, or graduation of 58 identifiable individuals, including records of individual 59 60 test or examination scores; however, personally identifiable student records maintained by public educational 61 62 institutions shall be open for inspection by the parents, quardian or other custodian of students under the age of 63 eighteen years and by the parents, guardian or other 64 custodian and the student if the student is over the age of 65 eighteen years; 66
- Testing and examination materials, before the test 67 (7) or examination is given or, if it is to be given again, 68 69 before so given again;

- 70 (8) Welfare cases of identifiable individuals;
- 71 (9) Preparation, including any discussions or work
- 72 product, on behalf of a public governmental body or its
- 73 representatives for negotiations with employee groups;
- 74 (10) Software codes for electronic data processing and 75 documentation thereof;
- 76 (11) Specifications for competitive bidding, until
- 77 either the specifications are officially approved by the
- 78 public governmental body or the specifications are published
- 79 for bid;
- 80 (12) Sealed bids and related documents, until the bids
- 81 are opened; and sealed proposals and related documents or
- 82 any documents related to a negotiated contract until a
- 83 contract is executed, or all proposals are rejected;
- 84 (13) Individually identifiable personnel records,
- 85 performance ratings or records pertaining to employees or
- 86 applicants for employment, except that this exemption shall
- 87 not apply to the names, positions, salaries and lengths of
- 88 service of officers and employees of public agencies once
- 89 they are employed as such, and the names of private sources
- 90 donating or contributing money to the salary of a chancellor
- 91 or president at all public colleges and universities in the
- 92 state of Missouri and the amount of money contributed by the
- 93 source;
- 94 (14) Records which are protected from disclosure by
- 95 law;
- 96 (15) Meetings and public records relating to
- 97 scientific and technological innovations in which the owner
- 98 has a proprietary interest;
- 99 (16) Records relating to municipal hotlines
- 100 established for the reporting of abuse and wrongdoing;
- 101 (17) Confidential or privileged communications between
- 102 a public governmental body and its auditor, including all

- auditor work product; however, all final audit reports
 issued by the auditor are to be considered open records
 pursuant to this chapter;
- (18) (a) Security measures, global positioning system
 (GPS) data, investigative information, or investigative or
 surveillance techniques of any public agency responsible for
 law enforcement or public safety that, if disclosed, has the
 potential to endanger the health or safety of an individual
 or the public.
- (b) Any information or data provided to a tip line for
 the purpose of safety or security at an educational
 institution that, if disclosed, has the potential to
 endanger the health or safety of an individual or the public.
- 116 (c) Any information contained in any suspicious

 117 activity report provided to law enforcement that, if

 118 disclosed, has the potential to endanger the health or

 119 safety of an individual or the public.
- Operational guidelines, policies and specific 120 121 response plans developed, adopted, or maintained by any public agency responsible for law enforcement, public 122 safety, first response, or public health for use in 123 responding to or preventing any critical incident [which is 124 125 or appears to be terrorist in nature and] which has the 126 potential to endanger individual or public safety or 127 health. Financial records related to the procurement of or expenditures relating to operational guidelines, policies or 128 129 plans purchased with public funds shall be open. When seeking to close information pursuant to this exception, the 130 public governmental body shall affirmatively state in 131 132 writing that disclosure would impair the public governmental body's ability to protect the security or safety of persons 133

or real property, and shall in the same writing state that

- the public interest in nondisclosure outweighs the public interest in disclosure of the records;
- 137 (19) Existing or proposed security systems and
 138 structural plans of real property owned or leased by a
 139 public governmental body, and information that is
 140 voluntarily submitted by a nonpublic entity owning or
 141 operating an infrastructure to any public governmental body
- for use by that body to devise plans for protection of that
- infrastructure, the public disclosure of which would
- 144 threaten public safety:
- 145 (a) Records related to the procurement of or
 146 expenditures relating to security systems purchased with
 147 public funds shall be open;
- 148 (b) When seeking to close information pursuant to this
 149 exception, the public governmental body shall affirmatively
 150 state in writing that disclosure would impair the public
 151 governmental body's ability to protect the security or
 152 safety of persons or real property, and shall in the same
 153 writing state that the public interest in nondisclosure
 154 outweighs the public interest in disclosure of the records;
- 155 (c) Records that are voluntarily submitted by a
 156 nonpublic entity shall be reviewed by the receiving agency
 157 within ninety days of submission to determine if retention
 158 of the document is necessary in furtherance of a state
 159 security interest. If retention is not necessary, the
 160 documents shall be returned to the nonpublic governmental
 161 body or destroyed;
- 162 (20) The portion of a record that identifies security 163 systems or access codes or authorization codes for security 164 systems of real property;
- 165 (21) Records that identify the configuration of 166 components or the operation of a computer, computer system, 167 computer network, or telecommunications network, and would

- 168 allow unauthorized access to or unlawful disruption of a 169 computer, computer system, computer network, or 170 telecommunications network of a public governmental body. 171 This exception shall not be used to limit or deny access to 172 otherwise public records in a file, document, data file or 173 database containing public records. Records related to the 174 procurement of or expenditures relating to such computer, computer system, computer network, or telecommunications 175 176 network, including the amount of moneys paid by, or on 177 behalf of, a public governmental body for such computer, computer system, computer network, or telecommunications 178 network shall be open; 179
- Credit card numbers, personal identification 180 numbers, digital certificates, physical and virtual keys, 181 182 access codes or authorization codes that are used to protect the security of electronic transactions between a public 183 184 governmental body and a person or entity doing business with a public governmental body. Nothing in this section shall 185 186 be deemed to close the record of a person or entity using a credit card held in the name of a public governmental body 187 or any record of a transaction made by a person using a 188 credit card or other method of payment for which 189 190 reimbursement is made by a public governmental body;
 - (23) Records submitted by an individual, corporation, or other business entity to a public institution of higher education in connection with a proposal to license intellectual property or perform sponsored research and which contains sales projections or other business plan information the disclosure of which may endanger the competitiveness of a business;

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198 (24) Records relating to foster home or kinship
199 placements of children in foster care under section 210.498;
200 and

201 (25) Individually identifiable customer usage and 202 billing records for customers of a municipally owned 203 utility, unless the records are requested by the customer or 204 authorized for release by the customer, except that a 205 municipally owned utility shall make available to the public 206 the customer's name, billing address, location of service, and dates of service provided for any commercial service 207 208 account.

Section B. Because immediate action is necessary to 2 protect the ability of nonprofit entities to interact with public agencies and restore transparency to governmental 3 contracts, grant programs, and other similar items, the 4 repeal and reenactment of section 105.1500 of section A of 5 this act is deemed necessary for the immediate preservation 6 7 of the public health, welfare, peace, and safety, and is 8 hereby declared to be an emergency act within the meaning of 9 the constitution, and the repeal and reenactment of section 105.1500 of section A of this act shall be in full force and 10 11 effect upon its passage and approval.

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Justin Brown (16)	Lane Roberts