FIRST REGULAR SESSION

SENATE BILL NO. 130

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR BRATTIN.

KRISTINA MARTIN, Secretary

AN ACT

To repeal sections 67.307, 285.530, and 577.675, RSMo, and to enact in lieu thereof three new sections relating to illegal aliens, with existing penalty provisions.

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

	Section A. Sections 67.307, 285.530, and 577.675, RSMo,
2	are repealed and three new sections enacted in lieu thereof, to
3	be known as sections 67.307, 285.530, and 577.675, to read as
4	follows:
	67.307. 1. As used in this section, the following
2	terms mean:
3	(1) "Law enforcement officer", a sheriff or peace
4	officer of a municipality with the duty and power of arrest
5	for violation of the general criminal laws of the state or
6	for violation of ordinances of municipalities;
7	(2) "Municipality", any county, city, town, or village;
8	(3) "Municipality official", any elected or appointed
9	official or any law enforcement officer serving the
10	municipality;
11	(4) "Sanctuary policy", any municipality's order or
12	ordinance, enacted or followed that:
13	(a) Limits or prohibits any municipality official or
14	person employed by the municipality from communicating or
15	cooperating with federal agencies or officials to verify or
16	report the immigration status of any alien within such
17	municipality; or

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

1037S.01I

(b) Grants to illegal aliens the right to lawfulpresence or status within the municipality in violation offederal law.

2. (1) No municipality shall enact or adopt any
22 sanctuary policy. Any municipality that enacts or adopts a
23 sanctuary policy:

(a) Shall be ineligible for any moneys provided
through grants administered by any state agency or
department until the sanctuary policy is repealed or is no
longer in effect; and

(b) Shall be subject to a fine of twenty-five thousand
five hundred dollars for each day on which the municipality
has such sanctuary policy in effect.

31 Upon the complaint of any state resident regarding (2) a specific government entity, agency, or political 32 subdivision of this state or prior to the provision of funds 33 or awarding of any grants to a government entity, agency, or 34 political subdivision of this state, any member of the 35 36 general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the 37 government entity, agency, or political subdivision has 38 current policies in contravention of this section. 39

3. The governing body, sheriff, or chief of police of
each municipality shall provide each law enforcement officer
with written notice of their duty to cooperate with state
and federal agencies and officials on matters pertaining to
enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1,46 2009.

285.530. 1. No business entity or employer shall2 knowingly employ, hire for employment, or continue to employ

2

SB 130

an unauthorized alien to perform work within the state ofMissouri.

5 2. As a condition for the award of any contract or grant in excess of five thousand dollars by the state or by 6 any political subdivision of the state to a business entity, 7 8 or for any business entity receiving a state-administered or subsidized tax credit, tax abatement, or loan from the 9 10 state, the business entity shall, by sworn affidavit and provision of documentation, affirm its enrollment and 11 12 participation in a federal work authorization program with respect to the employees working in connection with the 13 contracted services. Every such business entity shall also 14 15 sign an affidavit affirming that it does not knowingly employ any person who is an unauthorized alien in connection 16 with the contracted services. Any entity contracting with 17 the state or any political subdivision of the state shall 18 only be required to provide the affidavits required in this 19 20 subsection to the state and any political subdivision of the 21 state with which it contracts, on an annual basis. During 22 or immediately after an emergency, the requirements of this subsection that a business entity enroll and participate in 23 a federal work authorization program shall be suspended for 24 fifteen working days. As used in this subsection, 25 26 "emergency" includes the following natural and manmade disasters: major snow and ice storms, floods, tornadoes, 27 28 severe weather, earthquakes, hazardous material incidents, 29 nuclear power plant accidents, other radiological hazards, and major mechanical failures of a public utility facility. 30

31 3. All [public] employers shall enroll and actively32 participate in a federal work authorization program.

33 4. An employer [may enroll and participate in a34 federal work authorization program and] shall verify the

3

35 employment eligibility of every employee in the employer's 36 hire whose employment commences after the employer enrolls 37 in a federal work authorization program. The employer shall retain a copy of the dated verification report received from 38 39 the federal government. Any business entity that 40 participates in such program shall have an affirmative defense that such business entity has not violated 41 subsection 1 of this section. 42

43 5. A general contractor or subcontractor of any tier 44 shall not be liable under sections 285.525 to 285.550 when such general contractor or subcontractor contracts with its 45 direct subcontractor who violates subsection 1 of this 46 47 section, if the contract binding the contractor and subcontractor affirmatively states that the direct 48 subcontractor is not knowingly in violation of subsection 1 49 50 of this section and shall not henceforth be in such violation and the contractor or subcontractor receives a 51 sworn affidavit under the penalty of perjury attesting to 52 53 the fact that the direct subcontractor's employees are lawfully present in the United States. 54

577.675. 1. A person commits the offense of
transportation, concealment, or inducement of an illegal
alien if he or she knowingly:

4 (1) Transports, moves, or attempts to transport or5 move any illegal alien;

6 (2) Conceals, harbors, or shields or attempts to 7 conceal, harbor, or shield an illegal alien from detection 8 in any place in this state, including any building or any 9 means of transportation, if the person knows or recklessly 10 disregards the fact that the alien has come to, has entered, 11 or remains in the United States in violation of law; or

4

(3) Encourages or induces an illegal alien to come to
or reside in this state if the person knows or recklessly
disregards the fact that such coming to, entering, or
residing in this state is or will be in violation of law.

5

For purposes of this section, the term "illegal
 alien" means any illegal alien who is not lawfully present
 in the United States, according to the terms of 8 U.S.C.
 Section 1101, et seq., for the purposes of trafficking in
 violation of sections 566.200 to 566.215, drug trafficking
 in violation of sections 579.065 and 579.068, prostitution
 in violation of chapter 567, or employment.

[2.]3. The offense of transportation, concealment, or
inducement of an illegal alien is a class D felony.

[3.]4. Nothing in this section shall be construed to
deny any victim of an offense under sections 566.200 to
566.215 of rights afforded by the federal Trafficking
Victims Protection Act of 2000, Public Law 106-386, as
amended.

 \checkmark