FIRST REGULAR SESSION

[PERFECTED]

HOUSE BILL NO. 486

93RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE BRUNS.

Read 1st time February 9, 2005 and copies ordered printed.

Read 2nd time February 10, 2005 and referred to the Committee on Crime Prevention and Public Safety February 17, 2005.

Reported from the Committee on Crime Prevention and Public Safety March 9, 2005 with recommendation that the bill Do Pass by Consent. Referred to the Committee on Rules pursuant to Rule 25(26)(f).

Reported from the Committee on Rules March 10, 2005 with recommendation that the bill Do Pass by Consent with no time limit for debate.

Perfected by Consent March 22, 2005.

STEPHEN S. DAVIS, Chief Clerk

1426L.01P

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AN ACT

To repeal section 566.140, RSMo, and to enact in lieu thereof one new section relating to service providers for sexual offender treatment for probationers.

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

- Section A. Section 566.140, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 566.140, to read as follows:
- 566.140. 1. Any person who has pleaded guilty to or been found guilty of violating the
- 2 provisions of this chapter, and is granted a suspended imposition or execution of sentence or
- 3 placed under the supervision of the board of probation and parole shall be required to participate
- 4 in and successfully complete a program of treatment, education and rehabilitation designed for
- 5 perpetrators of sexual offenses. Persons required to attend a program pursuant to this section
- 6 may be charged a reasonable fee to cover the costs of such program.
 - 2. No person who provides assessment services or who makes a report, finding, or
- 8 recommendation for any probationer to attend any counseling or program of treatment, education
- 9 or rehabilitation as a condition or requirement of probation, following the probationer's plea of
- 10 guilty to or a finding of guilt of violating any provision of this chapter or chapter 565, RSMo,

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

H.B. 486

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may be related within the third degree of consanguinity or affinity to any person who has a financial interest, whether direct or indirect, in the counseling or program of treatment, education or rehabilitation or any financial interest, whether direct or indirect, in any private entity which provides the counseling or program of treatment, education or rehabilitation. Any person who violates this subsection shall thereafter:

- (1) Immediately remit to the state of Missouri any financial income gained as a direct or indirect result of the action constituting the violation;
- (2) Be prohibited from providing assessment or counseling services or any program of treatment, education or rehabilitation to, for, on behalf of, at the direction of, or in contract with the state board of probation and parole or any office thereof; and
- (3) Be prohibited from having any financial interest, whether direct or indirect, in any private entity which provides assessment or counseling services or any program of treatment, education or rehabilitation to, for, on behalf of, at the direction of, or in contract with the state board of probation and parole or any office thereof.
- 3. The provisions of subsection 2 of this section shall not apply when the department of corrections has identified only one qualified service provider within reasonably accessible distance from the offender or when the only providers available within a reasonable distance are related within the third degree of consanguinity or affinity to any person who has a financial interest in the service provider.