SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1350

97TH GENERAL ASSEMBLY

5286H.03C

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 3.010, 3.066, and 3.090, RSMo, and to enact in lieu thereof three new sections relating to the publishing of Missouri statutes.

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

Section A. Sections 3.010, 3.066, and 3.090, RSMo, are repealed and three new sections 2 enacted in lieu thereof, to be known as sections 3.010, 3.066, and 3.090, to read as follows:

3.010. [As soon as possible after the final adjournment of the seventieth general assembly and at least every ten years thereafter,] Only upon the adoption of a concurrent resolution by 2 3 the general assembly shall the revised statutes of Missouri [shall] be printed, published and distributed in as many volumes as the committee on legislative research (herein called "the 4 5 committee") shall determine, and such publication shall be under the direction and supervision of the committee. The annotations or supplements may be printed separately and without a 6 7 concurrent resolution being adopted by the general assembly. The cost of printing, binding and delivery of such publication shall be paid from funds appropriated from the general revenue 8 9 for that purpose.

3.066. **1.** When the Missouri supreme court or a federal court with competent jurisdiction makes a final ruling that a bill enacted by the Missouri general assembly or a Missouri state statute or any portion of a Missouri state statute contained in a bill enacted by the Missouri general assembly is unconstitutional on procedural grounds, the Missouri revisor of statutes shall:

6 (1) For a repealed statute or an amended statute contained in such bill, reprint the statute 7 as it existed in the revised statutes of Missouri prior to the enactment of the bill that the court 8 declared unconstitutional;

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.

HCS HB 1350

9 (2) For a new statute contained in such bill, remove the new statute from the revised 10 statutes of Missouri, if necessary, and publish only a footnote calling attention to the ruling of 11 the court explaining the reason for the removal of such statute from the revised statutes of 12 Missouri.

2. When a state or federal court with competent jurisdiction issues a permanent 13 14 order enjoining a bill enacted by the Missouri general assembly or a Missouri state statute or any portion of a Missouri state statute contained in a bill enacted by the Missouri 15 16 general assembly as unconstitutional on procedural grounds, the Missouri solicitor general 17 shall notify the Missouri revisor of statutes of any such order. The Missouri revisor of statues shall, as soon as practicable, after knowledge of such order, publish a footnote to 18 19 each affected section calling attention to the ruling of the court on any official website of the committee on legislative research. Such footnote shall remain until such time a final 20 ruling is made by the Missouri supreme court or a federal court with competent 21 22 jurisdiction, and at such time, the Missouri revisor shall remove such footnote and, if 23 necessary, shall, as soon as practicable, after knowledge of such order, update such website 24 in like manner as provided in subsection 1 to this section.

3.090. 1. The revisor of statutes shall supervise the printing and publication of all
editions of the revised statutes of Missouri and all supplements and pocket parts thereto. [He] **The revisor** shall proofread and compare all copies of laws appearing in the revised statutes of
Missouri and supplement or pocket parts thereto and supervise the correction thereof to ensure
that all such copies are true and correct copies of the existing laws of this state according to the
original rolls thereof with only such variations in the language thereof as are authorized by
section 3.060.

8 2. When any volume of any edition of the revised statutes of Missouri, or any supplement or any edition of pocket parts thereto is printed and published the revisor of statutes 9 shall certify that all laws printed therein have been examined and compared as required by this 10 11 section and that the same are true and correct copies thereof as passed and remaining in the office of the secretary of state, and that the revised statutes, supplement or pocket part thereto, as thus 12 published, and all laws as therein contained, are true copies of the existing laws of the state of 13 14 Missouri, of a general nature. [He] The revisor shall deposit a copy of each volume of the 15 revised statutes, supplement or pocket part, so certified, in the secretary's office, which shall be prima facie evidence of such statutes. The certificate shall be printed in each copy of the revised 16 statutes, supplement or pocket part, and every copy so printed containing the certificate may be 17 used in evidence without other or further proof of authentication. 18

The revisor of statutes shall supervise the publication of the revised statutes on
 any official website of the committee on legislative research. Such supervision shall comply

HCS HB 1350

- 21 with the provisions of subsection 1 of this section to ensure that a true and correct copy of
- 22 the existing laws of this state are placed on such website. However, the online version of
- 23 the revised statutes on any official website of the committee on legislative research shall not
- 24 be considered an official version of the revised statutes, unless the revisor of statutes
- 25 chooses to certify it as such and places a certificate on the website. The revisor shall

1

- 26 periodically update such website as new laws are enacted, including an update of the
- 27 website on the effective date of any section that becomes law.