FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 363

99TH GENERAL ASSEMBLY

1635H.02C

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal section 198.070, RSMo, and to enact in lieu thereof three new sections relating to long-term care facilities, with a penalty provision.

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

Section A. Section 198.070, RSMo, is repealed and three new sections enacted in lieu 2 thereof, to be known as sections 198.053, 198.070, and 198.089, to read as follows:

198.053. No later than October first of each year, in accordance with the latest recommendations of the Advisory Committee on Immunization Practices of the Centers 2 for Disease Control and Prevention, each assisted living facility, as such term is defined in 3 4 section 198.006, shall notify residents and staff where in the facility that the latest edition of the Vaccine Informational Sheet published by the Centers for Disease Control has been 5 posted. Nothing in this section shall be construed to require any assisted living facility to 6 7 provide or pay for any vaccination against influenza, allow the department of health to 8 promulgate any rules to implement this section, or cite any facility for acting in good faith 9 to post the Vaccine Informational Sheet.

198.070. 1. When any adult day care worker; chiropractor; Christian Science practitioner; coroner; dentist; embalmer; employee of the departments of social services, mental 2 health, or health and senior services; employee of a local area agency on aging or an organized 3 4 area agency on aging program; funeral director; home health agency or home health agency 5 employee; hospital and clinic personnel engaged in examination, care, or treatment of persons; 6 in-home services owner, provider, operator, or employee; law enforcement officer; long-term care facility administrator or employee; medical examiner; medical resident or intern; mental 7 health professional; minister; nurse; nurse practitioner; optometrist; other health practitioner; 8 9 peace officer; pharmacist; physical therapist; physician; physician's assistant; podiatrist;

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.

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10 probation or parole officer; psychologist; social worker; or other person with the care of a person

- 11 sixty years of age or older or an eligible adult has reasonable cause to believe that a resident of
- a facility has been abused or neglected, he or she shall immediately report or cause a report tobe made to the department.
- 14 2. (1) The report shall contain the name and address of the facility, the name of the 15 resident, information regarding the nature of the abuse or neglect, the name of the complainant, 16 and any other information which might be helpful in an investigation.
- 17 (2) In the event of reasonable cause to believe a suspected sexual assault of the 18 resident has occurred, in addition to the report to be made to the department, a report 19 shall be made to a local law enforcement entity in accordance with federal law under the 20 provisions of 42 U.S.C. 1320b-25.
- 3. Any person required in subsection 1 of this section to report or cause a report to be made to the department who knowingly fails to make a report within a reasonable time after the act of abuse or neglect as required in this subsection is guilty of a class A misdemeanor.
- 4. In addition to the penalties imposed by this section, any administrator who knowingly
 conceals any act of abuse or neglect resulting in death or serious physical injury, as defined in
 section 556.061, is guilty of a class E felony.
- 5. In addition to those persons required to report pursuant to subsection 1 of this section, any other person having reasonable cause to believe that a resident has been abused or neglected may report such information to the department.
- 6. Upon receipt of a report, the department shall initiate an investigation within twentyfour hours and, as soon as possible during the course of the investigation, shall notify the resident's next of kin or responsible party of the report and the investigation and further notify them whether the report was substantiated or unsubstantiated unless such person is the alleged perpetrator of the abuse or neglect. As provided in section 192.2425, substantiated reports of elder abuse shall be promptly reported by the department to the appropriate law enforcement agency and prosecutor.
- 37 7. If the investigation indicates possible abuse or neglect of a resident, the investigator 38 shall refer the complaint together with the investigator's report to the department director or the 39 director's designee for appropriate action. If, during the investigation or at its completion, the 40 department has reasonable cause to believe that immediate removal is necessary to protect the 41 resident from abuse or neglect, the department or the local prosecuting attorney may, or the 42 attorney general upon request of the department shall, file a petition for temporary care and 43 protection of the resident in a circuit court of competent jurisdiction. The circuit court in which 44 the petition is filed shall have equitable jurisdiction to issue an exparte order granting the

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department authority for the temporary care and protection of the resident, for a period not toexceed thirty days.

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8. Reports shall be confidential, as provided pursuant to section 192.2500.

9. Anyone, except any person who has abused or neglected a resident in a facility, who makes a report pursuant to this section or who testifies in any administrative or judicial proceeding arising from the report shall be immune from any civil or criminal liability for making such a report or for testifying except for liability for perjury, unless such person acted negligently, recklessly, in bad faith or with malicious purpose. It is a crime under section 565.189 for any person to knowingly file a false report of elder abuse or neglect.

54 10. Within five working days after a report required to be made pursuant to this section 55 is received, the person making the report shall be notified in writing of its receipt and of the 56 initiation of the investigation.

57 11. No person who directs or exercises any authority in a facility shall evict, harass, 58 dismiss or retaliate against a resident or employee because such resident or employee or any member of such resident's or employee's family has made a report of any violation or suspected 59 60 violation of laws, ordinances or regulations applying to the facility which the resident, the 61 resident's family or an employee has reasonable cause to believe has been committed or has 62 occurred. Through the existing department information and referral telephone contact line, residents, their families and employees of a facility shall be able to obtain information about their 63 64 rights, protections and options in cases of eviction, harassment, dismissal or retaliation due to 65 a report being made pursuant to this section.

66 12. Any person who abuses or neglects a resident of a facility is subject to criminal67 prosecution under section 565.184.

68 13. The department shall maintain the employee disqualification list and place on the employee disqualification list the names of any persons who are or have been employed in any 69 70 facility and who have been finally determined by the department pursuant to section 192.2490 to have knowingly or recklessly abused or neglected a resident. For purposes of this section 71 72 only, "knowingly" and "recklessly" shall have the meanings that are ascribed to them in this 73 section. A person acts "knowingly" with respect to the person's conduct when a reasonable person should be aware of the result caused by his or her conduct. A person acts "recklessly" 74 75 when the person consciously disregards a substantial and unjustifiable risk that the person's 76 conduct will result in serious physical injury and such disregard constitutes a gross deviation 77 from the standard of care that a reasonable person would exercise in the situation.

14. The timely self-reporting of incidents to the central registry by a facility shall continue to be investigated in accordance with department policy, and shall not be counted or reported by the department as a hot-line call but rather a self-reported incident. If the self-

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81 reported incident results in a regulatory violation, such incident shall be reported as a 82 substantiated report.

198.089. The department of health and senior services shall strongly encourage all long-term care facilities licensed in this state to institute policies that will facilitate familial involvement in the well-being and support of residents of long-term care facilities. Such policies for familial involvement shall include, but not be limited to, family conferences and meetings for the purpose of allowing families of residents to meet with or contact other such families to share their experiences and to discuss how to provide support to the

7 residents of the facility.

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