FIRST REGULAR SESSION

HOUSE BILL NO. 1197

101ST GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE BLAND MANLOVE.

2180H.01I

3

4

6 7

9

10

11

12

14

15 16 DANA RADEMAN MILLER, Chief Clerk

AN ACT

To amend chapter 630, RSMo, by adding thereto one new section relating to a homicide prevention hotline.

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

Section A. Chapter 630, RSMo, is amended by adding thereto one new section, to be known as section 630.1030, to read as follows:

- 630.1030. 1. The department of mental health shall establish and maintain a homicide prevention hotline for the purpose of assisting individuals who are experiencing homicidal thoughts.
- 2. The homicide prevention hotline shall be staffed twenty-four hours per day, seven days per week and shall have statewide accessibility through a toll-free telephone number.
- 3. Employees of the department of mental health who are trained in conflict resolution shall staff the homicide prevention hotline. The department of mental health may require any other qualifications for staff it deems necessary.
- 4. The department of mental health shall establish a specialized mobile response team to respond to callers who require its specialized services at the location of the crisis or another secure community location. The specialized mobile response team shall include only individuals who have received in-depth training on face-to-face crisis intervention, conflict resolution, and homicide prevention. The department of mental health may require any other qualifications for specialized mobile response team members it deems necessary.

HB 1197 2

5. Hotline staff members and specialized mobile response team members shall receive annual training on homicide prevention strategies and techniques, legal issues associated with homicide prevention, safety issues, and available resources and services for individuals experiencing homicidal thoughts. The department of mental health may provide this training or may identify entities that offer such training.

- 6. The department of mental health shall develop written protocols for responding to hotline callers. Hotline staff may refer callers to appropriate community resources or take other necessary action, such as deploying the specialized mobile response team established under subsection 4 of this section or coordinating a mobile response with an access crisis intervention program or other existing program for crisis intervention established by the department of mental health.
- 7. The department of mental health shall post the homicide prevention hotline number on its website and include information about the hotline number in its educational materials and outreach activities.
- 8. The department of mental health may fulfill the requirements of this section by incorporating homicide prevention services into any of its existing crisis intervention programs, such as the access crisis intervention program, as long as:
- (1) The program has established a hotline number or numbers that operate twentyfour hours per day, seven days per week;
- (2) Individuals experiencing homicidal thoughts may call a hotline number and receive substantially similar services to the services described in this section;
- (3) Program staff members receive substantially similar training to the training described in this section; and
- (4) The department of mental health emphasizes the homicide prevention services offered by the program on its website and in educational materials and outreach activities.
- 9. The department of mental health shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rule making authority and any rule proposed or adopted after August 28, 2021, shall be invalid and void.