HCS SS SB 198 (LR# 0788H.04C) VULENABLE PERSONS

SECTION	Origin of Language	Sponsor	Brief Description
136.055,	SB 198	Thompson-	WAIVER OF FEES
193.265, 302.178, 302.181, RSMo	Underlying Bill	Rehder	Waives any required fees for the issuance or copy of a birth certificate if the request is made by a victim of domestic violence or abuse and if the victim provides signed documentation as specified in the bill.
			A victim may only be eligible once for the fee waiver.
11,51710			Modifies provisions relating to licenses issued by the Department of Revenue.
			Exempts homeless children, homeless youths, and unaccompanied youths, as defined by law, from certain fees collected by Department of Revenue fee offices and adds these groups to the definition of "emancipated minor" for purposes of proving the supervised driving experience required to obtain an intermediate driver's license, and exempts emancipated minors from intermediate driver's license fees.
			Provides that no fee shall be required or collected from a homeless child, homeless youth, or unaccompanied youth to obtain his or her first nondriver identification card.
			A minor's status as a homeless child, homeless youth, or unaccompanied youth under this section, shall be verified by a letter signed by a director or designee of a governmental or nonprofit agency providing services to homeless persons, by a local education agency liaison as described under federal law, by a school social worker or counselor, or by an attorney who is representing the minor in a legal matter.
43.400,	Perfected HB	McMullen	PLACEMENT OF A CHILD
43.401, 210.305, 210.565, 210.795, and 211.221	1034		Modifies the definition of a "missing child" in the context of law enforcement searches of missing children to include persons under 18 years of age, foster children regardless of age, emancipated minors, or homeless youth.
			The Children's Division shall develop protocols for conducting ongoing searches for children missing from care, as well as implement preventative measures to identify and mitigate risks to children who are at increased risk of running away, disappearing, or experiencing trafficking.
			Includes that when the Division is considering placement of a child, absent evidence to the contrary, the court may presume that continuation of the child's placement with his or her current caregivers is in the child's best interests.
			Specifies what a diligent search for a grandparent or other relative of a child removed from the custody of the parents must include.
			The Division and child placing agencies shall, whenever practicable, select either a person or agency or institution governed by persons of the same religious faith as that of the child's parents or that of the child, as described in the section, when placing a child.

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163.063, 167.019, and	HB 715	Kelly	EDUCATIONAL COSTS Provides educational funding for children admitted to a residential care facility licensed under Sections 210.481 to 210.536, RSMo.
167.126			Outlines payment amounts for both resident and non-resident pupils. For purposes of calculating state aid payments, a nonresident student shall continue to be included in the enrollment of the school district in which the student resided prior to being admitted to a residential care facility.
			Adds admittance under a physician's order due to a determination of medical necessity for a diagnosed mental illness to the current reasons for which a school district must provide educational services.
167.027			STUDENT SPECIAL EDUCATION RECORDS
			Requires that "student special education records" as defined in the section are to be retained by school districts as part of the student's permanent record and such records may not be destroyed by the district.
			This language is similar to HB 1289 (Rep. Deaton).
190.600,	HCS HB 594	Kelly	DO-NOT-RESUSCITATE ORDERS
190.603, 190.606, 190.612,			Modifies the "Outside the Hospital Do-Not-Resuscitate Act" by expanding the provisions to cover persons under 18 years of age who have do-not-resuscitate orders issued on their behalf by a parent or legal guardian or by a juvenile or family court under a current provision of law.
and 190.613			The orders shall function as outside the hospital do-not-resuscitate orders unless specifically stated otherwise.
191.240	Perfected HB 283	Kelly	PATIENT EXAMINATIONS
			Provides that a health care provider, or any student or trainee under the supervision of a health care provider, may not knowingly perform a prostate, anal, or pelvic examination on an anesthetized or unconscious patient unless the patient or a person authorized to make health care decisions for the patient has given informed consent; the examination is necessary for diagnostic or treatment purposes; or the examination is necessary for the collection of evidence through a forensic examination for a suspected sexual assault on the patient because the evidence will be lost or the patient is unable to give informed consent due to a medical condition.
191.1820,	HB 822	Smith (155)	PARKINSON'S DISEASE REGISTRY ACT
191.1825, 191.1830, 191.1835,			Beginning January 1, 2024, a registry shall be established that collects data pertaining to Parkinson's Disease in Missouri, as well as other epidemiological data, and the registry shall be under the direction of the University of Missouri.
191.1840, 191.1845,			The registry must be functional and able to collect reporting data no later than one year from the effective date.
191.1843, 191.1850, and 191.1855			All patients diagnosed with Parkinson's or parkinsonism must be notified in writing and orally about the collection of information and patient data, but they are able to opt-out in writing and no patient shall be forced into participating with the registry.

208.072	HB 1288	McGaugh	APPLICATIONS FOR MO HEALTHNET BENEFITS
			In accordance with 42 CFR 435.907(a), as amended, if the applicant to MO HealthNet is a minor or is incapacitated, the Family Support Division within the Department of Social Services or its successor shall accept an application from someone acting responsibly for the applicant.
210.203	HB 74	Kelley	CHILD CARE FACILITIES
			Currently, the Department of Elementary and Secondary Education is required to keep a record of substantiated complaints against licensed child care facilities. This prohibits the Department from releasing information to the public about the individuals who make the complaints.
210.493	HCS HB 81	Veit	BACKGROUND CHECKS
			Currently, all owners, officers, managers, contractors, volunteers with access to children, employees, and other support staff of licensed residential care facilities and licensed child placing agencies must submit fingerprints to the State Highway Patrol for state and federal criminal background checks. This limits those individuals that must submit to such fingerprinting to employees, contractors, owners, and volunteers
210.841	SS SB 213	Beck	PLACEMENT OF A CHILD
			A court shall not award custody, guardianship, or unsupervised visitation in a paternity action to a parent who has been found guilty, or pled guilty to, specified offenses when a child is a victim.
	HB 1010	Christofanelli	CHILDREN'S PERSONALLY IDENTIFIABLE INFORMATION
210.1360			Prohibits the disclosure of any personally identifiable information regarding any child receiving child care from a provider or applying for or receiving any services through a state program. This does not prohibit any state agency from disclosing personally identifiable information to governmental entities or its agents, vendors, and contractors relating to its official duties, nor does it prevent a parent or legal guardian from accessing their child's records
452.705,	HCS HB 1058	Hausman	UNIFORM CHILD ABDUCTION PREVENTION ACT
452.730, 452.885,			Currently, a court may communicate with a court in another state concerning proceedings arising out of the Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA).
452.1100, 452.1102, 452.1104,			This allows communication with proceedings arising out of the "Uniform Child Abduction Prevention Act" as established in the section.
452.1104,			Modifies the procedure when seeking enforcement of a child custody determination under UCCJEA.
452.1108,			Establishes the "Uniform Child Abduction Prevention Act".
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452.1112,			
452.1114, 452.1118,			
452.1110,			
452.1122,			

and 487.110			
568.050	HB 888	Buchheit-	ENDANGERING THE WELFARE OF A CHILD
		Courtway	Specifies that a person commits the offense of endangering the welfare of a child in the second degree if the person leaves a child under eight years of age in a motor vehicle and the child suffers injuries or dies as a result of being left unattended in the motor vehicle.
701.336,	HCS HB 906	Haden	LEAD POISONING
701.340,			Modifies several provisions relating to lead poisoning.
701.342, 701.344, and 701.348			Modifies current statute by removing a goal of testing 75% of children who receive Medicaid for lead poisoning and instead requiring that every medical provider serving children must annually provide education to parents and guardians of children under age four regarding lead hazards to children.
			Provide the option to annually test every child under age four for lead poisoning with the consent of the child's parent or guardian.
			Provided that every child under age six shall be assessed annually using a questionnaire to determine whether the child is at high risk for lead poisoning.
210.113	HB 1073	Deaton	DEPARTMENT OF SOCIAL SERVICES
			Repeals the current statute that states that it is the intent of the General Assembly to have the Department of Social Services attain accreditation by the Council for Accreditation for Families and Children's Services within five years of August 28, 2004.