

House _____ Amendment NO. _____

Offered By

1 AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Bill No. 862, Page 5,
2 Section 135.341, Lines 21-22, by deleting the words "and ending on or before December 31, 2023"
3 and inserting in lieu thereof the words "but not after December 31, 2023"; and
4

5 Further amend said bill, page, and section, Lines 24-26, by deleting all of said lines and inserting in
6 lieu thereof the following:
7

8 "credit. For all tax years beginning on or after January 1, 2024, a champion for children tax
9 credit may be claimed in an amount not to exceed seventy percent of a verified contribution to a
10 qualified agency. The minimum amount of any tax credit issued shall"; and
11

12 Further amend said bill, Pages 7-10, Section 136.055, Lines 1-117, by deleting all of said section
13 and lines from the bill; and
14

15 Further amend said bill, Page 17, Section 192.2560, Line 22, by inserting after all of said section
16 and line the following:
17

18 "197.135. 1. Beginning January 1, 2023, or no later than six months after the establishment
19 of the statewide telehealth network under section 192.2520, whichever is later, any hospital licensed
20 under this chapter shall perform a forensic examination using an evidentiary collection kit upon the
21 request and consent of the victim of a sexual offense, or the victim's guardian, when the victim is at
22 least fourteen years of age. In the case of minor consent, the provisions of subsection 2 of section
23 595.220 shall apply. Victims under fourteen years of age shall be referred, and victims fourteen
24 years of age or older but less than eighteen years of age may be referred, to a SAFE CARE provider,
25 as such term is defined in section 334.950, for medical or forensic evaluation and case review.
26 Nothing in this section shall be interpreted to preclude a hospital from performing a forensic
27 examination for a victim under fourteen years of age upon the request and consent of the victim or
28 victim's guardian, subject to the provisions of section 595.220 and the rules promulgated by the
29 department of public safety.

30 2. (1) An appropriate medical provider, as such term is defined in section 595.220, shall
31 perform the forensic examination of a victim of a sexual offense. The hospital shall ensure that any
32 provider performing the examination has received training conducting such examinations that is, at
33 a minimum, equivalent to the training offered by the statewide telehealth network under subsection

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1 4 of section 192.2520. Nothing in this section shall require providers to utilize the training offered
2 by the statewide telehealth network, as long as the training utilized is, at a minimum, equivalent to
3 the training offered by the statewide telehealth network.

4 (2) If the provider is not a sexual assault nurse examiner (SANE), or another similarly
5 trained physician or nurse, then the hospital shall utilize telehealth services during the examination,
6 such as those provided by the statewide telehealth network, to provide guidance and support through
7 a SANE, or other similarly trained physician or nurse, who may observe the live forensic
8 examination and who shall communicate with and support the onsite provider with the examination,
9 forensic evidence collection, and proper transmission and storage of the examination evidence.

10 3. The department of health and senior services may issue a waiver of the telehealth
11 requirements of subsection 2 of this section if the hospital demonstrates to the department, in
12 writing, a technological hardship in accessing telehealth services or a lack of access to adequate
13 broadband services sufficient to access telehealth services. Such waivers shall be granted sparingly
14 and for no more than a year in length at a time, with the opportunity for renewal at the department's
15 discretion.

16 4. The department shall waive the requirements of this section if the statewide telehealth
17 network established under section 192.2520 ceases operation, the director of the department of
18 health and senior services has provided written notice to hospitals licensed under this chapter that
19 the network has ceased operation, and the hospital cannot, in good faith, comply with the
20 requirements of this section without assistance or resources of the statewide telehealth network.
21 Such waiver shall remain in effect until such time as the statewide telehealth network resumes
22 operation or until the hospital is able to demonstrate compliance with the provisions of this section
23 without the assistance or resources of the statewide telehealth network.

24 5. The provisions of section 595.220 shall apply to the reimbursement of the reasonable
25 costs of the examinations and the provision of the evidentiary collection kits.

26 6. No individual hospital shall be required to comply with the provisions of this section and
27 section 192.2520 unless and until the department provides such hospital with access to the statewide
28 telehealth network for the purposes of mentoring and training services required under section
29 192.2520 without charge to the hospital.

30 7. A specialty hospital shall be considered exempt from the provisions of this section and
31 section 192.2520 if such hospital has a policy for the transfer of a victim of a sexual offense to an
32 appropriate hospital with an emergency department. As used in this section, "specialty hospital"
33 shall mean a hospital licensed under this chapter and designated by the department as something
34 other than a general acute care hospital.

35 210.030. 1. Every licensed physician, midwife, registered nurse and all persons who may
36 undertake, in a professional way, the obstetrical and gynecological care of a pregnant woman in the
37 state of Missouri shall, if the woman consents, take or cause to be taken a sample of venous blood of
38 such woman at the time of the first prenatal examination, or not later than twenty days after the first
39 prenatal examination, and another sample at twenty-eight weeks of pregnancy and subject such

1 ~~[sample]~~ samples to an approved and standard serological test for syphilis~~[-an]~~ and approved
 2 serological ~~[test]~~ tests for hepatitis B, hepatitis C, human immunodeficiency virus (HIV), and such
 3 other treatable diseases and metabolic disorders as are prescribed by the department of health and
 4 senior services. ~~[In any area of the state designated as a syphilis outbreak area by the department of~~
 5 ~~health and senior services, if the mother consents, a sample of her venous blood shall be taken later~~
 6 ~~in the course of pregnancy and at delivery for additional testing for syphilis as may be prescribed by~~
 7 ~~the department]~~ If a mother tests positive for syphilis, hepatitis B, hepatitis C, or HIV, or any
 8 combination of such diseases, the physician or person providing care shall administer treatment in
 9 accordance with the most recent accepted medical practice. If a mother tests positive for hepatitis
 10 B, the physician or person who professionally undertakes the pediatric care of a newborn shall also
 11 administer the appropriate doses of hepatitis B vaccine and hepatitis B immune globulin (HBIG) in
 12 accordance with the current recommendations of the Advisory Committee on Immunization
 13 Practices (ACIP). If the mother's hepatitis B status is unknown, the appropriate dose of hepatitis B
 14 vaccine shall be administered to the newborn in accordance with the current ACIP
 15 recommendations. If the mother consents, a sample of her venous blood shall be taken. If she tests
 16 positive for hepatitis B, hepatitis B immune globulin (HBIG) shall be administered to the newborn
 17 in accordance with the current ACIP recommendations.

18 2. The department of health and senior services shall~~[-in consultation with the Missouri genetic~~
 19 ~~disease advisory committee,]~~ make such rules pertaining to such tests as shall be dictated by
 20 accepted medical practice, and tests shall be of the types approved or accepted by the ~~[department of~~
 21 ~~health and senior services]~~ United States Food and Drug Administration. ~~[An approved and~~
 22 ~~standard test for syphilis, hepatitis B, and other treatable diseases and metabolic disorders shall~~
 23 ~~mean a test made in a laboratory approved by the department of health and senior services.]~~ No
 24 individual shall be denied testing by the department of health and senior services because of
 25 inability to pay."; and
 26

27 Further amend said bill, Page 19, Section 210.201, Lines 34 to 36, by deleting all of the said line
 28 and inserting in lieu thereof the following:

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 30 "(11) "School system", a program established primarily for education and that meets"; and
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32 Further amend said bill and section, Page 20, Line 41, by deleting the phrase "~~(12)~~ (13)" and
 33 inserting in lieu thereof the following "(12)"; and
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35 Further amend said bill, Page 40, Section 337.618, Line 16, by inserting after all of said section and
 36 line the following:
 37

38 "452.355. 1. Unless otherwise indicated, the court from time to time after considering all
 39 relevant factors including the financial resources of both parties, the merits of the case and the
 40 actions of the parties during the pendency of the action, may order a party to pay a reasonable
 41 amount for the cost to the other party of maintaining or defending any proceeding pursuant to

1 sections 452.300 to 452.415 and for attorney's fees, including sums for legal services rendered and
 2 costs incurred prior to the commencement of the proceeding and after entry of a final judgment.
 3 The court may order that the amount be paid directly to the attorney, who may enforce the order in
 4 the attorney's name.

5 2. In actions brought to enforce a temporary order or final judgment of the court in any
 6 proceeding under sections 452.300 to 452.415, excluding any proceeding described in subsection 3
 7 of this section, the court shall order the party against whom enforcement is sought, if requested and
 8 for good cause shown, to pay the cost of the suit to the party seeking enforcement, including
 9 attorney's fees. The court may order that the amount be paid directly to the attorney, who may
 10 enforce the order in the attorney's name.

11 3. In any proceeding in which the failure to pay child support pursuant to a temporary order
 12 or final judgment is an issue, if the court finds that the obligor has failed, without good cause, to
 13 comply with such order or decree to pay the child support, the court shall order the obligor, if
 14 requested and for good cause shown, to pay a reasonable amount for the cost of the suit to the
 15 obligee, including reasonable sums for legal services. The court may order that the amount be paid
 16 directly to the attorney, who may enforce the order in his name.

17 [3-] 4. For purposes of this section, an "obligor" is a person owing a duty of support and an
 18 "obligee" is a person to whom a duty of support is owed.

19 [4-] 5. For purposes of this section, "good cause" includes, but shall not be limited to, any
 20 substantial reason why the obligor is unable to pay the child support as ordered. Good cause does
 21 not exist if the obligor purposely maintains his inability to pay."; and

22
 23 Further amend said bill and page, Section 452.375, Lines 8-9, by deleting the words "significant, but
 24 not necessarily equal," and inserting in lieu thereof the words "[~~significiant, but not necessarily~~
 25 ~~equal,~~ substantially equal"; and

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 27 Further amend said bill, page, and section, Line 16, by deleting the word "approximately" and
 28 inserting in lieu thereof the words "[~~approximately~~ substantially"; and

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 30 Further amend said bill and section, Page 41, Lines 38-39, by deleting the words "and the child's
 31 physical, emotional, educational, and other needs"; and

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 33 Further amend said bill, page, and section, Lines 42-43, by deleting the words "the mental health or"
 34 and inserting in lieu thereof the word "any"; and

35
 36 Further amend said bill, page, and section, Lines 54-55, by deleting the words ", whether physical,
 37 verbal, emotional, or psychological"; and

38
 39 Further amend said bill, page, and section, Lines 61-65, by deleting all of said lines and inserting in
 40 lieu thereof the following:

41
 42 "(9) The unobstructed input of a child, free of coercion and manipulation, as to the child's
 43 custodial arrangement, if the court deems the child to be of sufficient ability, age, and maturity to
 44 express an independent, reliable preference with due consideration of the influence that a parent

1 may have on the child's input."; and

2
3 Further amend said bill and section, Page 45, Line 191, by inserting after all of said section and line
4 the following:

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6 "452.425. Any court order for the custody of, or visitation with, a child [~~may~~] shall include a
7 provision that the sheriff or other law enforcement officer shall enforce the rights of any person to
8 custody or visitation unless the court issues a subsequent order pursuant to chapter 210, 211, 452 or
9 455 to limit or deny the custody of, or visitations with, the child. Such sheriff or law enforcement
10 officer shall not remove a child from a person who has actual physical custody of the child unless
11 such sheriff or officer is shown a court order or judgment which clearly and convincingly verifies
12 that such person is not entitled to the actual physical custody of the child, and there are not other
13 exigent circumstances that would give the sheriff or officer reasonable suspicion to believe that the
14 child would be harmed or that the court order presented to the sheriff or officer may not be valid.";
15 and

16
17 Further amend said bill, Page 66, Section 453.710, Line 3, by deleting the word "may" and inserting
18 in lieu thereof the word "shall"; and

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20 Further amend said bill, page, and section, Line 14, by deleting the word "may" and inserting in lieu
21 thereof the word "shall"; and

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23 Further amend said bill, Page 67, Section 453.714, Line 1, by deleting the word "may" and inserting
24 in lieu thereof the word "shall"; and

25
26 Further amend said bill, Page 78, Section 566.151, Lines 1-12, by deleting all of said lines and
27 section from the bill; and

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29 Further amend said bill, Pages 78-79, Section 567.030, Lines 1-20, by deleting all of said lines and
30 section from the bill; and

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32 Further amend said bill by amending the title, enacting clause, and intersectional references
33 accordingly.
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