SECOND REGULAR SESSION

HOUSE BILL NO. 1742

102ND GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE RICHEY.

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 162.068, RSMo, and to enact in lieu thereof two new sections relating to statewide athletic associations.

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

Section A. Section 162.068, RSMo, is repealed and two new sections enacted in lieu 2 thereof, to be known as sections 162.068 and 168.631, to read as follows:

162.068. 1. (1) As used in this section, "screened volunteer" means an individual who assists a school by providing uncompensated service, who may periodically be left alone with students, who has successfully completed a criminal background check before being left alone with a student, and who is allowed to access student education records only when necessary to assist the district and while supervised by staff members. "Screened volunteer" includes, but is not limited to, individuals who regularly assist in the office or library, mentor or tutor students, coach or supervise a school-sponsored activity before or after school, or chaperone students on an overnight trip.

10 (2) By July 1, 2012, every school district shall adopt a written policy on information 11 that the district provides about former employees, both certificated and noncertificated, to 12 other public schools. By July 1, 2014, every charter school shall adopt a written policy on 13 information that the charter school provides about former employees, both certificated and 14 noncertificated, to other public schools. **Beginning January 1, 2025, such written policy** 15 and the information provided under such policy shall include information about 16 screened volunteers.

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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(3) The policy described under this subsection shall include who is permitted to respond to requests for information from potential employers and the information the district or charter school would provide when responding to such a request. The policy shall require that notice of this provision be provided to all current employees and screened volunteers and to all potential employers who contact the school district or charter school regarding the possible employment of an employee or the possible service of an individual as a screened volunteer.

24 $\left[\frac{2}{2}\right]$ (4) The policy described under this subsection shall require the district or charter 25 school to disclose, to any public school that contacts such district or charter school about a former employee or screened volunteer, information regarding any violation of the 26 published regulations of the board of education of the district or the governing body of the 27 28 charter school by the former employee or screened volunteer if such violation related to sexual misconduct with a student and was determined to be an actual violation by the board of 29 the district or the governing body of the charter school after a contested case due process 30 31 hearing conducted pursuant to board policy.

32 2. Any school district or charter school that employs or allows service as a screened 33 volunteer by a person about whom the children's division conducts an investigation 34 involving allegations of sexual misconduct with a student and reaches a finding of substantiated shall immediately suspend the employment or volunteer service of such 35 36 person, notwithstanding any other provision of law, but the district or charter school may 37 return the person to [his or her] such person's employment or service as a screened 38 volunteer if the child abuse and neglect review board's finding that the allegation is 39 substantiated is reversed by a court on appeal and becomes final. Nothing shall preclude a 40 school district or charter school from otherwise lawfully terminating the employment of any employee or volunteer service of a screened volunteer about whom there has been a finding 41 of unsubstantiated resulting from an investigation by the children's division involving 42 43 allegations of sexual misconduct with a student.

44 3. Any employee who is permitted to respond to requests for information regarding 45 former employees or screened volunteers under a policy adopted by [his or her] such employee's school district or charter school under this section and who communicates only 46 the information which such policy directs, and who acts in good faith and without malice 47 shall be immune against any civil action for damages brought by the former employee or 48 49 screened volunteer arising out of the communication of such information. If any such action 50 is brought, the employee may, at [his or her] such employee's option, request the attorney 51 general to defend [him or her] such employee in such suit and the attorney general shall 52 provide such defense, except that if the attorney general represents the school district or the

53 department of elementary and secondary education in a pending licensing matter under 54 section 168.071 the attorney general shall not represent the school district employee.

55 4. Notwithstanding the provisions of subsection 2 of this section, if a district or charter school that has employed any employee or allowed an individual to serve as a 56 57 screened volunteer whose job or volunteer service involves contact with children receives allegations of sexual misconduct, as provided in section 566.083, concerning the employee or 58 59 screened volunteer and, as a result of such allegations or as a result of such allegations being 60 substantiated by the child abuse and neglect review board, dismisses the employee or screened volunteer or allows the employee to resign in lieu of being fired or allows the 61 62 screened volunteer to discontinue volunteer service on such volunteer's own volition and fails to disclose the allegations of sexual misconduct when furnishing a reference for the 63 64 former employee or screened volunteer or responding to a potential employer's request for information regarding such employee or screened volunteer, the district or charter school 65 66 shall be directly liable for damages to any student of a subsequent employing district or charter school who is found by a court of competent jurisdiction to be a victim of the former 67 68 employee's or screened volunteer's sexual misconduct, and the district or charter school 69 shall bear third-party liability to the employing district or charter school for any legal liability, 70 legal fees, costs, and expenses incurred by the employing district or charter school caused by 71 the failure to disclose such information to the employing district or charter school.

5. If a school district or charter school has previously employed a person or allowed an individual to serve as a screened volunteer about whom the children's division has conducted an investigation involving allegations of sexual misconduct with a student and has reached a finding of substantiated and another public school contacts the district or charter school for a reference for the former employee or screened volunteer, the district or charter school shall disclose the results of the children's division's investigation to the public school.

6. Any school district or charter school employee **or screened volunteer**, acting in good faith, who reports alleged sexual misconduct on the part of a teacher or other school employee **or screened volunteer** shall not be discharged or otherwise discriminated against in any fashion because of such reporting.

82 Any school district or charter school shall, before offering employment or 7. allowing service as a screened volunteer to any teacher or individual who was employed 83 by or served as a screened volunteer in a Missouri school district or charter school, contact 84 85 the department of elementary and secondary education to determine the school district or charter school that previously employed such employee or allowed such individual to serve 86 87 as a screened volunteer. School districts and charter schools contacting the department under this subsection shall request, from the most recent, information as outlined in this 88 section regarding the former employee or screened volunteer. 89

8. Each school district and charter school shall report the information maintained by such school district and charter school under this section to the department of elementary and secondary education.

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168.631. 1. This section shall be known and may be cited as "Emilyn's Law".2. As used in this section, the following terms mean:

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(1) "Association", a statewide athletic association or organization that receives any public moneys and that has at least one public school district as a member;

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(2) "Employee", any staff employed by an association;

6 (3) "Mandated reporter", an individual with a legal obligation under sections 7 210.109 to 210.183 to report to the appropriate state department or local law 8 enforcement agency any suspicion of abuse or neglect or any belief that an act that is 9 prohibited under state law when committed on school property has been committed;

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(4) "Screened volunteer", the same definition as in section 162.068.

11 **3.** An individual who is an employee of an association shall be a mandated 12 reporter as required under this section.

4. (1) The department of elementary and secondary education shall maintain a
database listing each individual who:

(a) Is employed as a coach or a member of a coaching staff by a school district or
 a charter school that is an association member; or

17 (b) Serves as a screened volunteer in a school district or charter school that is an18 association member.

19 (2) The department's database shall contain at least the same information on 20 such individuals as collected and maintained under sections 162.068 and 168.133.

(3) Before an association member hires an individual as a coach or a member of
a coaching staff or allows such individual to serve as a screened volunteer, such
association member shall consult the department's database to determine whether there
have been any allegations of misconduct or reports of crimes against such individual.

(4) The department shall disclose to such association member such information collected and maintained under sections 162.068 and 168.133 about such individuals formerly employed by or volunteering for such school district, as required under sections 162.068 and 168.133.

5. The department of elementary and secondary education may promulgate all necessary rules and regulations for the administration of this section and may consult with any association regulated under this section to determine such necessary rules and regulations. 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,

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- 35 section 536.028. This section and chapter 536 are nonseverable and if any of the powers
- 36 vested with the general assembly pursuant to chapter 536 to review, to delay the
- 37 effective date, or to disapprove and annul a rule are subsequently held unconstitutional,
- 38 then the grant of rulemaking authority and any rule proposed or adopted after August
- 39 28, 2024, shall be invalid and void.

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