FIRST REGULAR SESSION

HOUSE BILL NO. 1066

103RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE PARKER.

JOSEPH ENGLER, Chief Clerk

AN ACT

To repeal sections 556.061 and 568.045, RSMo, and to enact in lieu thereof two new sections relating to endangering the welfare of a child in the first degree, with penalty provisions.

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

Section A. Sections 556.061 and 568.045, RSMo, are repealed and two new sections 2 enacted in lieu thereof, to be known as sections 556.061 and 568.045, to read as follows: 556.061. In this code, unless the context requires a different definition, the following terms shall mean: 2 3 (1) "Access", to instruct, communicate with, store data in, retrieve or extract data from, or otherwise make any use of any resources of, a computer, computer system, or 4 5 computer network; 6 (2) "Affirmative defense": 7 (a) The defense referred to is not submitted to the trier of fact unless supported by evidence: and 8 9 (b) If the defense is submitted to the trier of fact the defendant has the burden of persuasion that the defense is more probably true than not; 10 (3) "Burden of injecting the issue": 11 12 (a) The issue referred to is not submitted to the trier of fact unless supported by 13 evidence; and 14 (b) If the issue is submitted to the trier of fact any reasonable doubt on the issue 15 requires a finding for the defendant on that issue;

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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16 (4) "Commercial film and photographic print processor", any person who develops 17 exposed photographic film into negatives, slides or prints, or who makes prints from 18 negatives or slides, for compensation. The term commercial film and photographic print 19 processor shall include all employees of such persons but shall not include a person who 20 develops film or makes prints for a public agency;

21 (5) "Computer", the box that houses the central processing unit (CPU), along with 22 any internal storage devices, such as internal hard drives, and internal communication 23 devices, such as internal modems capable of sending or receiving electronic mail or fax cards, 24 along with any other hardware stored or housed internally. Thus, computer refers to 25 hardware, software and data contained in the main unit. Printers, external modems attached by cable to the main unit, monitors, and other external attachments will be referred to 26 27 collectively as peripherals and discussed individually when appropriate. When the computer 28 and all peripherals are referred to as a package, the term "computer system" is used. 29 Information refers to all the information on a computer system including both software 30 applications and data;

(6) "Computer equipment", computers, terminals, data storage devices, and all other
 computer hardware associated with a computer system or network;

33 (7) "Computer hardware", all equipment which can collect, analyze, create, display, convert, store, conceal or transmit electronic, magnetic, optical or similar computer impulses 34 or data. Hardware includes, but is not limited to, any data processing devices, such as central 35 36 processing units, memory typewriters and self-contained laptop or notebook computers; 37 internal and peripheral storage devices, transistor-like binary devices and other memory storage devices, such as floppy disks, removable disks, compact disks, digital video disks, 38 39 magnetic tape, hard drive, optical disks and digital memory; local area networks, such as two 40 or more computers connected together to a central computer server via cable or modem; 41 peripheral input or output devices, such as keyboards, printers, scanners, plotters, video 42 display monitors and optical readers; and related communication devices, such as modems, 43 cables and connections, recording equipment, RAM or ROM units, acoustic couplers, 44 automatic dialers, speed dialers, programmable telephone dialing or signaling devices and electronic tone-generating devices; as well as any devices, mechanisms or parts that can be 45 46 used to restrict access to computer hardware, such as physical keys and locks;

47 (8) "Computer network", two or more interconnected computers or computer 48 systems;

(9) "Computer program", a set of instructions, statements, or related data that directsor is intended to direct a computer to perform certain functions;

51 (10) "Computer software", digital information which can be interpreted by a 52 computer and any of its related components to direct the way they work. Software is stored in electronic, magnetic, optical or other digital form. The term commonly includes programs to
run operating systems and applications, such as word processing, graphic, or spreadsheet
programs, utilities, compilers, interpreters and communications programs;

56 (11) "Computer-related documentation", written, recorded, printed or electronically 57 stored material which explains or illustrates how to configure or use computer hardware, 58 software or other related items;

59 (12) "Computer system", a set of related, connected or unconnected, computer 60 equipment, data, or software;

61 (13) "Confinement":

62 (a) A person is in confinement when such person is held in a place of confinement 63 pursuant to arrest or order of a court, and remains in confinement until:

64 a. A court orders the person's release; or

b. The person is released on bail, bond, or recognizance, personal or otherwise; or

66 c. A public servant having the legal power and duty to confine the person authorizes 67 his release without guard and without condition that he return to confinement;

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(b) A person is not in confinement if:

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a. The person is on probation or parole, temporary or otherwise; or

b. The person is under sentence to serve a term of confinement which is not continuous, or is serving a sentence under a work-release program, and in either such case is not being held in a place of confinement or is not being held under guard by a person having the legal power and duty to transport the person to or from a place of confinement;

(14) "Consent": consent or lack of consent may be expressed or implied. Assentdoes not constitute consent if:

(a) It is given by a person who lacks the mental capacity to authorize the conduct
 charged to constitute the offense and such mental incapacity is manifest or known to the
 actor; or

(b) It is given by a person who by reason of youth, mental disease or defect, intoxication, a drug-induced state, or any other reason is manifestly unable or known by the actor to be unable to make a reasonable judgment as to the nature or harmfulness of the conduct charged to constitute the offense; or

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(c) It is induced by force, duress or deception;

84 (15) "Controlled substance", a drug, substance, or immediate precursor in schedules I
 85 through V as defined in chapter 195;

86 (16) "Criminal negligence", failure to be aware of a substantial and unjustifiable risk 87 that circumstances exist or a result will follow, and such failure constitutes a gross deviation 88 from the standard of care which a reasonable person would exercise in the situation;

89 (17) "Custody", a person is in custody when he or she has been arrested but has not 90 been delivered to a place of confinement;

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(18) "Damage", when used in relation to a computer system or network, means any 92 alteration, deletion, or destruction of any part of the computer system or network;

- (19) "Dangerous felony", the felonies of arson in the first degree, assault in the first degree, attempted rape in the first degree if physical injury results, attempted forcible rape if physical injury results, attempted sodomy in the first degree if physical injury results, attempted forcible sodomy if physical injury results, rape in the first degree, forcible rape, sodomy in the first degree, forcible sodomy, assault in the second degree if the victim of such
- 97 98 assault is a special victim as defined in subdivision (14) of section 565.002, kidnapping in the 99 first degree, kidnapping, murder in the second degree, assault of a law enforcement officer in the first degree, domestic assault in the first degree, elder abuse in the first degree, robbery in 100 101 the first degree, armed criminal action, conspiracy to commit an offense when the offense is a 102 dangerous felony, vehicle hijacking when punished as a class A felony, statutory rape in the 103 first degree when the victim is a child less than twelve years of age at the time of the commission of the act giving rise to the offense, statutory sodomy in the first degree when the 104 105 victim is a child less than twelve years of age at the time of the commission of the act giving 106 rise to the offense, child molestation in the first or second degree, abuse of a child if the child 107 dies as a result of injuries sustained from conduct chargeable under section 568.060, child
- 108 kidnapping, parental kidnapping committed by detaining or concealing the whereabouts of 109 the child for not less than one hundred twenty days under section 565.153, endangering the 110 welfare of a child in the first degree, and an "intoxication-related traffic offense" or "intoxication-related boating offense" if the person is found to be a "habitual offender" or 111 112 "habitual boating offender" as such terms are defined in section 577.001;
- 113 (20) "Dangerous instrument", any instrument, article or substance, which, under the 114 circumstances in which it is used, is readily capable of causing death or other serious physical 115 injury;
- 116 (21)"Data", a representation of information, facts, knowledge, concepts, or 117 instructions prepared in a formalized or other manner and intended for use in a computer or 118 computer network. Data may be in any form including, but not limited to, printouts, 119 microfiche, magnetic storage media, punched cards and as may be stored in the memory of a 120 computer;
- 121 (22) "Deadly weapon", any firearm, loaded or unloaded, or any weapon from which a 122 shot, readily capable of producing death or serious physical injury, may be discharged, or a 123 switchblade knife, dagger, billy club, blackjack or metal knuckles;
- 124 (23) "Digital camera", a camera that records images in a format which enables the images to be downloaded into a computer; 125

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126 (24) "Disability", a mental, physical, or developmental impairment that substantially 127 limits one or more major life activities or the ability to provide adequately for one's care or 128 protection, whether the impairment is congenital or acquired by accident, injury or disease, 129 where such impairment is verified by medical findings;

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(25) "Elderly person", a person sixty years of age or older;

131 (26) "Felony", an offense so designated or an offense for which persons found guilty 132 thereof may be sentenced to death or imprisonment for a term of more than one year;

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(27) "Forcible compulsion" either:

(a) Physical force that overcomes reasonable resistance; or

135 (b) A threat, express or implied, that places a person in reasonable fear of death, 136 serious physical injury or kidnapping of such person or another person;

137 (28) "Incapacitated", a temporary or permanent physical or mental condition in which 138 a person is unconscious, unable to appraise the nature of his or her conduct, or unable to 139 communicate unwillingness to an act;

140 (29) "Infraction", a violation defined by this code or by any other statute of this state 141 if it is so designated or if no sentence other than a fine, or fine and forfeiture or other civil 142 penalty, is authorized upon conviction;

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(30) "Inhabitable structure", a vehicle, vessel or structure:

144 (a) Where any person lives or carries on business or other calling; or

145 (b) Where people assemble for purposes of business, government, education, religion, 146 entertainment, or public transportation; or

147 (c) Which is used for overnight accommodation of persons.

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149 Any such vehicle, vessel, or structure is inhabitable regardless of whether a person is actually 150 present. If a building or structure is divided into separately occupied units, any unit not 151 occupied by the actor is an inhabitable structure of another;

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(31) "Knowingly", when used with respect to:

153 (a) Conduct or attendant circumstances, means a person is aware of the nature of his 154 or her conduct or that those circumstances exist; or

155 (b) A result of conduct, means a person is aware that his or her conduct is practically 156 certain to cause that result;

157 (32) "Law enforcement officer", any public servant having both the power and duty to 158 make arrests for violations of the laws of this state, and federal law enforcement officers 159 authorized to carry firearms and to make arrests for violations of the laws of the United 160 States:

161 (33) "Misdemeanor", an offense so designated or an offense for which persons found 162 guilty thereof may be sentenced to imprisonment for a term of which the maximum is one 163 year or less;

164 (34) "Of another", property that any entity, including but not limited to any natural 165 person, corporation, limited liability company, partnership, association, governmental 166 subdivision or instrumentality, other than the actor, has a possessory or proprietary interest 167 therein, except that property shall not be deemed property of another who has only a security 168 interest therein, even if legal title is in the creditor pursuant to a conditional sales contract or 169 other security arrangement;

170 (35) "Offense", any felony or misdemeanor;

171 (36) "Physical injury", slight impairment of any function of the body or temporary172 loss of use of any part of the body;

173 (37) "Place of confinement", any building or facility and the grounds thereof wherein
174 a court is legally authorized to order that a person charged with or convicted of a crime be
175 held;

(38) "Possess" or "possessed", having actual or constructive possession of an object with knowledge of its presence. A person has actual possession if such person has the object on his or her person or within easy reach and convenient control. A person has constructive possession if such person has the power and the intention at a given time to exercise dominion or control over the object either directly or through another person or persons. Possession may also be sole or joint. If one person alone has possession of an object, possession is sole. If two or more persons share possession of an object, possession is joint;

183 (39) "Property", anything of value, whether real or personal, tangible or intangible, in184 possession or in action;

(40) "Public servant", any person employed in any way by a government of this state who is compensated by the government by reason of such person's employment, any person appointed to a position with any government of this state, or any person elected to a position with any government of this state. It includes, but is not limited to, legislators, jurors, members of the judiciary and law enforcement officers. It does not include witnesses;

190 (41) "Purposely", when used with respect to a person's conduct or to a result thereof, 191 means when it is his or her conscious object to engage in that conduct or to cause that result; 192 (42) "Recklessly", consciously disregarding a substantial and unjustifiable risk that 193 circumstances exist or that a result will follow, and such disregard constitutes a gross 194 deviation from the standard of care which a reasonable person would exercise in the situation; 195 (43) "Serious emotional injury", an injury that creates a substantial risk of temporary 196 or permanent medical or psychological damage, manifested by impairment of a behavioral, 197 cognitive or physical condition. Serious emotional injury shall be established by testimony of 198 qualified experts upon the reasonable expectation of probable harm to a reasonable degree of 199 medical or psychological certainty;

(44) "Serious physical injury", physical injury that creates a substantial risk of death
or that causes serious disfigurement or protracted loss or impairment of the function of any
part of the body;

(45) "Services", when used in relation to a computer system or network, means use of
 a computer, computer system, or computer network and includes, but is not limited to,
 computer time, data processing, and storage or retrieval functions;

206 (46) "Sexual orientation", male or female heterosexuality, homosexuality or 207 bisexuality by inclination, practice, identity or expression, or having a self-image or 208 identity not traditionally associated with one's gender;

209 (47) "Vehicle", a self-propelled mechanical device designed to carry a person or 210 persons, excluding vessels or aircraft;

(48) "Vessel", any boat or craft propelled by a motor or by machinery, whether or not such motor or machinery is a principal source of propulsion used or capable of being used as a means of transportation on water, or any boat or craft more than twelve feet in length which is powered by sail alone or by a combination of sail and machinery, and used or capable of being used as a means of transportation on water, but not any boat or craft having, as the only means of propulsion, a paddle or oars;

217 (49) "Voluntary act":

(a) A bodily movement performed while conscious as a result of effort or
determination. Possession is a voluntary act if the possessor knowingly procures or receives
the thing possessed, or having acquired control of it was aware of his or her control for a
sufficient time to have enabled him or her to dispose of it or terminate his or her control; or
(b) An omission to perform an act of which the actor is physically capable. A person

is not guilty of an offense based solely upon an omission to perform an act unless the law defining the offense expressly so provides, or a duty to perform the omitted act is otherwise imposed by law;

(50) "Vulnerable person", any person in the custody, care, or control of the department of mental health who is receiving services from an operated, funded, licensed, or certified program.

568.045. 1. A person commits the offense of endangering the welfare of a child in the 2 first degree if he or she:

3 (1) Knowingly acts in a manner that creates a substantial risk to the life, body, or 4 health of a child less than seventeen years of age; or

5 (2) Knowingly engages in sexual conduct with a person under the age of seventeen 6 years over whom the person is a parent, guardian, or otherwise charged with the care and 7 custody;

8 (3) Knowingly encourages, aids or causes a child less than seventeen years of age to 9 engage in any conduct which violates the provisions of chapter 571 or 579;

10 (4) In the presence of a child less than seventeen years of age or in a residence where 11 a child less than seventeen years of age resides, unlawfully manufactures, or attempts to 12 manufacture; compounds[5]; possesses[5]; produces[5]; prepares[5]; sells[5]; transports[5]; 13 tests; or analyzes **any of the following: fentanyl, carfentanil,** amphetamine, or 14 methamphetamine, or any [of its analogues] **analogue thereof**.

15 2. The offense of endangering the welfare of a child in the first degree is a class D16 felony unless the offense:

17 (1) Is committed as part of an act or series of acts performed by two or more persons 18 as part of an established or prescribed pattern of activity, or where physical injury to the child 19 results, or the offense is a second or subsequent offense under this section, in which case the 20 offense is a class C felony;

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(2) Involves fentanyl or carfentanil, or any analogue thereof, in which case:

(a) The offense is a class C felony with a minimum term of imprisonment of not
 less than five years;

(b) No court shall suspend the imposition or execution of sentence of a person
who pleads guilty to or is found guilty of an offense under this subdivision;

26 (c) No court shall sentence such person to pay a fine in lieu of a term of 27 imprisonment; and

(d) A person sentenced under this subdivision shall not be eligible for conditional
 release or parole until he or she has served at least five years of imprisonment;

30 (3) Results in serious physical injury to the child, in which case the offense is a class31 B felony; or

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[(3)] (4) Results in the death of a child, in which case the offense is a class A felony.