

February 21, 2024

ENGROSSED HOUSE BILL No. 1021

DIGEST OF HB 1021 (Updated February 20, 2024 9:44 am - DI 154)

Citations Affected: IC 5-2; IC 10-13; IC 12-7; IC 12-10; IC 12-17.2; IC 16-37; IC 20-26; IC 20-33; IC 31-34; IC 31-36; IC 34-30; IC 35-44.1.

Synopsis: Green alert for missing at risk veterans. Defines "veteran at risk". Creates the green alert program to provide for public notification regarding missing veterans at risk. Changes the name of the Indiana clearinghouse for information on missing children and missing endangered adults to the Indiana clearinghouse for information on missing children, missing veterans at risk, and missing endangered adults (clearinghouse). Makes conforming changes to the duties of the clearinghouse. Creates certain duties and reporting requirements for law enforcement agencies concerning missing veterans at risk. Provides immunity for a broadcaster who broadcasts, or an electronic billboard operator who displays, a green alert notification and a person who establishes or maintains a green alert website under an agreement with the state police department. Makes technical corrections.

Effective: July 1, 2024.

Gore, Pack, Bartels, Jeter (SENATE SPONSORS - TOMES, CRIDER, HUNLEY, CRANE)

January 8, 2024, read first time and referred to Committee on Veterans Affairs and Public Safety.

January 29, 2024, reported — Do Pass. January 31, 2024, read second time, ordered engrossed. Engrossed. February 1, 2024, read third time, passed. Yeas 94, nays 0.

SENATE ACTION

February 12, 2024, read first time and referred to Committee on Veterans Affairs and The Military.

February 20, 2024, reported favorably — Do Pass.



February 21, 2024

Second Regular Session of the 123rd General Assembly (2024)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2023 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1021

A BILL FOR AN ACT to amend the Indiana Code concerning human services.

Be it enacted by the General Assembly of the State of Indiana:

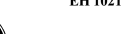
1 2 3	SECTION 1. IC 5-2-17-1, AS ADDED BY P.L.92-2007, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 1. As used in this chapter, "high risk missing person"
4	means a person whose whereabouts are not known and who may be at
5	risk of injury or death. The term includes the following:
6	(1) A person who is missing as the result of abduction by a
7	stranger.
8	(2) A person whose disappearance may be the result of the
9	commission of a crime.
10	(3) A person whose disappearance occurred under circumstances
11	that are inherently dangerous.
12	(4) A person who is missing for more than thirty (30) days.
13	(5) A missing person who is in need of medical attention or
14	prescription medication.
15	(6) A missing person who may be at risk due to abduction by a
16	noncustodial parent.
17	(7) A missing person who is mentally impaired.



1	(8) A missing person who is less than twenty-one (21) years of
2	age.
3	(9) A missing person who has previously been the victim of a
4	threat of violence or an act of violence.
5	(10) A missing person who has been determined by a law
6	enforcement agency to be:
7	(A) at risk of injury or death; or
8	(B) a person that meets any of the descriptions in subdivisions
9	(1) through (9).
10	(11) A missing person who is an endangered adult (as defined in
11	IC 12-7-2-131.3).
12	(12) A missing person who is a veteran at risk (as defined in
13	IC 12-7-2-197.3).
14	SECTION 2. IC 5-2-17-3, AS ADDED BY P.L.92-2007, SECTION
15	1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
16	2024]: Sec. 3. A law enforcement agency receiving a report of a
17	missing:
18	(1) child less than eighteen (18) years of age shall comply with
19	the requirements of IC 31-36-2; or
20	(2) endangered adult (as defined in IC 12-7-2-131.3) shall comply
21	with the requirements of IC 12-10-18; or
22	(3) veteran at risk (as defined in IC 12-7-2-197.3) shall comply
$\frac{22}{23}$	with the requirements of IC 12-10-18;
24	in addition to the procedures described in this chapter.
25	SECTION 3. IC 10-13-5-3, AS AMENDED BY P.L.43-2009,
26	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27	JULY 1, 2024]: Sec. 3. As used in this chapter, "clearinghouse" refers
28	to the Indiana clearinghouse for information on missing children,
29	missing veterans at risk, and missing endangered adults established
30	by section 5 of this chapter.
31	SECTION 4. IC 10-13-5-3.5 IS ADDED TO THE INDIANA CODE
32	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
33	1, 2024]: Sec. 3.5. As used in this chapter, "green alert program"
34	means a program under which the clearinghouse transmits
35	information about missing veterans at risk to broadcasters who:
36	(1) have agreed to participate in the program; and
37	(2) immediately and repeatedly broadcast the information to
38	the general public.
<u>39</u>	SECTION 5. IC 10-13-5-4.5 IS ADDED TO THE INDIANA CODE
40	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
41	1, 2024]: Sec. 4.5. As used in this chapter, "missing veteran at risk"
42	means a veteran who is a high risk missing person under
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1 IC 5-2-17-1. 2 SECTION 6. IC 10-13-5-5, AS AMENDED BY P.L.43-2009, 3 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 4 JULY 1, 2024]: Sec. 5. The Indiana clearinghouse for information on 5 missing children, missing veterans at risk, and missing endangered 6 adults is established within the department. 7 SECTION 7. IC 10-13-5-6, AS AMENDED BY P.L.43-2009, 8 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 9 JULY 1, 2024]: Sec. 6. (a) The superintendent shall designate staff 10 responsible for the operation of the clearinghouse. (b) The staff's duties include the following: 11 12 (1) Creation and operation of an intrastate network of communication designed for the speedy collection and processing 13 14 of information concerning missing children, missing veterans at risk, and missing endangered adults. 15 16 (2) Creation and operation of a central data storage, retrieval, and information distribution system designed for the exchange of 17 18 information on missing children, missing veterans at risk, and 19 missing endangered adults within and outside Indiana. The system 20 must be capable of interacting with: (A) the Indiana data and communication system under 21 22 IC 10-13-3-35; and 23 (B) the National Crime Information Center. 24 (3) Development of appropriate forms for the reporting of missing 25 children, missing veterans at risk, and missing endangered 26 adults that may be used by law enforcement agencies and private 27 citizens to provide useful information about a missing child, a 28 missing veteran at risk, or a missing endangered adult to the 29 clearinghouse. 30 (4) Cooperation with the following agencies concerning the 31 location of missing children, missing veterans at risk, and 32 missing endangered adults: (A) State and local public and private nonprofit agencies 33 34 involved with the location and recovery of missing persons. 35 (B) Agencies of the federal government. 36 (C) State and local law enforcement agencies within and 37 outside Indiana. 38 (5) Coordinating efforts to locate missing children, missing 39 veterans at risk, and missing endangered adults with the 40 agencies listed in subdivision (4). 41 (6) Operation of the toll free telephone line created under section 42 7(a) of this chapter.



1	(7) Publishing and updating, on a quarterly basis, a directory of
2	missing children, missing veterans at risk, and missing
3	endangered adults.
4	(8) Compiling statistics on missing children, missing veterans at
5	risk, and missing endangered adult cases handled by the
6	clearinghouse, including the number of cases resolved each year.
7	SECTION 8. IC 10-13-5-7, AS AMENDED BY P.L.56-2023,
8	SECTION 67, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2024]: Sec. 7. (a) The clearinghouse shall do the following:
10	(1) Collect, process, and maintain identification and investigative
11	information to aid in finding missing children, missing veterans
12	at risk, and missing endangered adults.
13	(2) Establish a statewide, toll free telephone line for the reporting:
14	(A) of missing children, missing veterans at risk , and missing
15	endangered adults; and
16	(B) of sightings of missing children, missing veterans at risk,
17	and missing endangered adults.
18	(3) Prescribe a uniform reporting form concerning missing
19	children, missing veterans at risk, and missing endangered
20	adults for use by law enforcement agencies within Indiana.
21	(4) Assist in training law enforcement and other professionals on
22	issues relating to missing children, missing veterans at risk, and
23	missing endangered adults.
24	(5) Operate a resource center of information regarding the
25	prevention of:
26	(A) the abduction of children; and
27	(B) the sexual exploitation of children.
28	(6) Distribute the quarterly directory prepared under section
29	6(b)(7) of this chapter to schools and hospitals.
30	(7) Distribute the quarterly directory described in subdivision (6)
31	to child care centers and child care homes that make an annual
32	contribution of four dollars (\$4) to the clearinghouse. The
33	contributions must be used to help defray the cost of publishing
34	the quarterly directory.
35	(b) For a missing child who was born in Indiana, the clearinghouse
36	shall notify the vital statistics division of the Indiana department of
37	health:
38	(1) within fifteen (15) days after receiving a report under
39	IC 31-36-1-3 (or IC 31-6-13-4 before its repeal) of a missing child
40	less than thirteen (13) years of age; and
41	(2) promptly after the clearinghouse is notified that a missing
42	child has been found.



(c) Upon receiving notification under subsection (b) that a child is missing or has been found, the vital statistics division of the Indiana department of health shall notify the local health department or the health and hospital corporation that has jurisdiction over the area where the child was born.

6 (d) Information collected, processed, or maintained by the 7 clearinghouse under subsection (a) is confidential and is not subject to 8 IC 5-14-3, but may be disclosed by the clearinghouse for purposes of 9 locating missing children, **missing veterans at risk**, and missing 10 endangered adults.

11 SECTION 9. IC 10-13-5-8, AS AMENDED BY P.L.115-2018, 12 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 13 JULY 1, 2024]: Sec. 8. (a) The clearinghouse shall operate an Amber 14 alert program, a green alert program, and the a silver alert program. 15 (b) Upon the establishment of an the Amber alert program, the 16 green alert program, and the silver alert program, the clearinghouse 17 may enter into an agreement with one (1) or more broadcasters to 18 operate the Amber alert program, the green alert program, and the

silver alert program under this chapter.
(c) The superintendent shall designate staff responsible for the
operation of the Amber alert program, the green alert program, and
the silver alert program.

23 (d) The department shall adopt guidelines governing the 24 clearinghouse's operation of the Amber alert program, the green alert 25 program, and the silver alert program. The department's guidelines 26 may require that staff, upon receiving a report that a child has been 27 abducted or an endangered child, veteran at risk, or endangered adult 28 is missing, immediately send electronically or by other means of 29 communication a description of the abducted child or missing 30 endangered child, missing veteran at risk, or missing endangered 31 adult to one (1) or more broadcasters participating in the Amber alert 32 program, the green alert program, or the silver alert program. The 33 guidelines must include criteria that the clearinghouse shall use in 34 determining whether to issue a silver alert or green alert and the 35 geographic area or region in which to issue the silver alert or green 36 alert.

(e) A broadcaster participating in the Amber alert program, the
 green alert program, or the silver alert program shall immediately
 broadcast:

- (1) a description of the abducted child, missing endangered child, **missing veteran at risk**, or missing endangered adult; and
- 42 (2) other information that will assist in locating the abducted

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child, missing endangered child, missing veteran at risk, or missing endangered adult;

to the general public in accordance with the Amber alert plan agreement, green alert plan agreement, or the silver alert plan agreement between the clearinghouse and the broadcaster.

(f) The department shall adopt guidelines governing the voluntary Amber alert program agreement, and the voluntary green alert program agreement, or voluntary silver alert program agreement between the clearinghouse and a broadcaster. The voluntary agreements between the clearinghouse and the broadcaster may include the following provisions:

12 (1) Upon receiving a notification as part of the Amber alert 13 program, green alert program, or the silver alert program, the 14 broadcaster shall broadcast the information contained on the 15 notice on an intermittent basis for a period of time as provided in 16 the agreements between the clearinghouse and the broadcaster.

17 (2) The broadcaster shall treat the Amber alert notification, green 18 alert notification, or the silver alert notification as an emergency.

19 (3) The broadcaster shall ensure that the form of communication 20 used to receive an Amber alert notification, a green alert 21 notification, or a silver alert notification is:

(A) generally available to receive an Amber alert notification, a green alert notification, or a silver alert notification; and (B) located such that the broadcaster will immediately become aware of an incoming Amber alert notification, green alert notification, or silver alert notification.

27 SECTION 10. IC 10-13-5-8.1, AS AMENDED BY P.L.115-2018, 28 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 29 JULY 1, 2024]: Sec. 8.1. (a) In addition to an agreement with a 30 broadcaster under section 8 of this chapter, the clearinghouse may enter 31 into an agreement with one (1) or more electronic billboard operators 32 to display Amber alerts, green alerts, or silver alerts under this section. 33 An agreement under this section may include a limitation on the days 34 and times that the electronic billboard operator is required to have staff 35 present to receive an Amber alert, a green alert, or a silver alert 36 notification. 37

(b) The department's guidelines adopted under section 8 of this 38 chapter may require staff, upon receiving a report that a child has been 39 abducted, an endangered child is missing, a veteran at risk is missing, 40 or an endangered adult is missing, to immediately send electronically or by other means of communication a description of the abducted 42 child, missing endangered child, missing veteran at risk, or missing

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endangered adult to one (1) or more electronic billboard operators participating in the Amber alert program, green alert program, or silver alert program if the Amber alert, green alert, or silver alert occurs during a period when the electronic billboard operator has agreed to have staff present to receive an Amber alert notification, a green alert notification, or a silver alert notification.

(c) An electronic billboard operator participating in the Amber alert program, green alert program, or silver alert program shall immediately display:

(1) a description of the abducted child, missing endangered child, **missing veteran at risk**, or missing endangered adult; and

(2) other information that will assist in locating the abducted child, missing endangered child, **missing veteran at risk**, or missing endangered adult;

to the general public in accordance with the Amber alert plan
agreement, green alert plan agreement, or silver alert plan agreement
between the clearinghouse and the electronic billboard operator.

(d) The department shall adopt guidelines governing the voluntary
 Amber alert program and the agreement, voluntary green alert
 program agreement, or voluntary silver alert program agreements
 agreement between the clearinghouse and an electronic billboard
 operator. The voluntary agreements between the clearinghouse and the
 electronic billboard operator may include the following provisions:

(1) Upon receiving a notification as part of the Amber alert
program, the green alert program, or the silver alert program,
the electronic billboard operator shall display the information
contained in the notice on an intermittent basis for a period of
time as provided in the agreements between the clearinghouse and
the electronic billboard operator.

30 (2) The electronic billboard operator shall treat the Amber alert
 31 notification, the green alert notification, or the silver alert
 32 notification as an emergency.

(3) The electronic billboard operator shall ensure that the form of
communication used to receive an Amber alert notification, a
green alert notification, or a silver alert notification is:

(A) generally available to receive an Amber alert notification, **a green alert notification**, or a silver alert notification; and
(B) located such that the electronic billboard operator will
immediately become aware of an incoming Amber alert
notification, a green alert notification, or a silver alert
notification received during days and times when staff is
present to receive an Amber alert notification, a green alert

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1 notification, or a silver alert notification. 2 SECTION 11. IC 10-13-5-8.5, AS AMENDED BY P.L.115-2018, 3 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 4 JULY 1, 2024]: Sec. 8.5. (a) A broadcaster or electronic billboard 5 operator that has agreed to participate in the Amber alert program, 6 green alert program, or silver alert program and that: 7 (1) receives an Amber alert notification, a green alert 8 **notification**, or a silver alert notification from the department; 9 and 10 (2) broadcasts or displays: (A) a description of the abducted child, missing endangered 11 child, missing veteran at risk, or missing endangered adult 12 13 contained in the notification; and 14 (B) other information contained in the notification that will 15 assist in locating the child, missing veteran at risk, or missing endangered adult; 16 17 is immune from civil liability based on the broadcast or display of the 18 information received from the department. 19 (b) If: 20 (1) a person enters into an agreement with the department to 21 establish or maintain an Amber alert web site website, a green 22 alert website, or a silver alert web site; website; and 23 (2) the agreement provides that only the department has the 24 ability to place information on the web site; website; 25 the person is immune from civil liability for the information placed on the web site website by the department. However, this subsection does 26 27 not affect the applicability of IC 34-13-3 to the department. SECTION 12. IC 12-7-2-197.3 IS ADDED TO THE INDIANA 28 29 CODE AS A NEW SECTION TO READ AS FOLLOWS 30 [EFFECTIVE JULY 1, 2024]: Sec. 197.3. "Veteran at risk" means 31 a veteran or active duty member of the armed forces of the United 32 States, the national guard, or a reserve component of the armed 33 forces of the United States who is known, based on information 34 provided by a person making a report under IC 12-10-18-1, to have 35 a physical or mental health condition that is related to the 36 veteran's military service. 37 SECTION 13. IC 12-7-2-197.4 IS ADDED TO THE INDIANA 38 CODE AS A NEW SECTION TO READ AS FOLLOWS 39 [EFFECTIVE JULY 1, 2024]: Sec. 197.4. "Veteran at risk alert" 40 means an alert indicating that law enforcement officials are 41 searching for a missing veteran at risk. 42 SECTION 14. IC 12-10-18-0.5, AS ADDED BY P.L.92-2007,

1	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2024]: Sec. 0.5. (a) A missing endangered adult is a high risk
3	missing person under IC 5-2-17. A law enforcement agency receiving
4	a report of a missing endangered adult shall follow the procedures in
5	IC 5-2-17 in addition to the procedures described in this chapter.
6	(b) A missing veteran at risk is a high risk missing person under
7	IC 5-2-17. A law enforcement agency receiving a report of a
8	missing veteran at risk shall follow the procedures in IC 5-2-17 in
9	addition to the procedures described in this chapter.
10	SECTION 15. IC 12-10-18-1, AS AMENDED BY P.L.50-2021,
11	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JULY 1, 2024]: Sec. 1. (a) A law enforcement agency that receives a
13	notification concerning a missing endangered adult or missing veteran
13	at risk from:
15	(1) the missing endangered adult's or missing veteran at risk's:
16	(A) guardian;
10	(B) custodian; or
18	(C) guardian ad litem; or
19	(2) an individual who:
20	(A) provides the missing endangered adult or missing veteran
20	at risk with home health aid services;
21	(B) possesses a health care power of attorney that was
22	executed under IC 30-5-5-16 for the missing endangered adult
23 24	or missing veteran at risk; or
24	(C) has evidence that the missing endangered adult or missing
23 26	veteran at risk has a condition that may prevent the missing
20 27	
27	endangered adult or missing veteran at risk from returning
	home without assistance;
29 30	shall prepare an investigative report on the missing endangered adult
	or missing veteran at risk if, based on the notification, the law
31	enforcement agency has reason to believe that an endangered adult or
32	veteran at risk is missing.
33	(b) The investigative report described in subsection (a) may include
34	the following:
35	(1) Relevant information obtained from the notification
36	concerning the missing endangered adult or missing veteran at
37	risk, including the following:
38	(A) A physical description of the missing endangered adult or
39 40	missing veteran at risk.
40	(B) The date, time, and place that the missing endangered
41	adult or missing veteran at risk was last seen.
42	(C) The missing endangered adult's or missing veteran at



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1	risk's address.
2	(2) Information gathered by a preliminary investigation, if one
3	was made.
4	(3) A statement by the law enforcement officer in charge setting
5	forth that officer's assessment of the case based upon the evidence
6	and information received.
7	SECTION 16. IC 12-10-18-2, AS ADDED BY P.L.140-2005,
8	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2024]: Sec. 2. The law enforcement agency shall prepare the
10	investigative report described by section 1 of this chapter as soon as
11	practicable, and if possible not later than five (5) hours after the law
12	enforcement agency receives notification of a missing endangered adult
13	or missing veteran at risk.
14	SECTION 17. IC 12-10-18-3, AS AMENDED BY P.L.43-2009,
15	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JULY 1, 2024]: Sec. 3. (a) Upon completion of the report described by
17	section 1 of this chapter, if the law enforcement agency has reason to
18	believe that public notification may assist in locating the missing
19	endangered adult or missing veteran at risk, the law enforcement
20	agency may immediately forward the contents of the report to:
21	(1) all law enforcement agencies that have jurisdiction in the
22	location where the missing endangered adult or missing veteran
23	at risk lives and all law enforcement agencies that have
24	jurisdiction in the location where the missing endangered adult or
25	missing veteran at risk was last seen;
26	(2) all law enforcement agencies to which the person who made
27	the notification concerning the missing endangered adult or
28	missing veteran at risk requests the report be sent, if the law
29	enforcement agency determines that the request is reasonable in
30	light of the information received;
31	(3) all law enforcement agencies that request a copy of the report;
32	(4) one (1) or more broadcasters that broadcast in an area where
33	the missing endangered adult or missing veteran at risk may be
34	located;
35	(5) the Indiana data and communication system (IDACS);
36	(6) the National Crime Information Center's Missing Person File,
37	if appropriate; and
38	(7) the Indiana clearinghouse for information on missing children,
39	missing veterans at risk, and missing endangered adults,
40	established by IC 10-13-5-5, to disseminate information

(A) missing endangered adult to be broadcast as part of the



1 silver alert program; or 2 (B) missing veteran at risk to be broadcast as part of the 3 green alert program. 4 (b) Upon completion of the report described by section 1 of this 5 chapter, a law enforcement agency may forward a copy of the contents 6 of the report to one (1) or more newspapers distributed in an area 7 where the missing endangered adult or missing veteran at risk may 8 be located. 9 (c) After forwarding the contents of the report to a broadcaster or 10 newspaper under this section, the law enforcement agency may request that the broadcaster or newspaper: 11 12 (1) notify the public that there is an endangered adult medical alert or a missing veteran at risk alert; and 13 (2) broadcast or publish: 14 15 (A) a description of the missing endangered adult or missing 16 veteran at risk; and 17 (B) any other relevant information that would assist in locating 18 the missing endangered adult or missing veteran at risk. 19 (d) A broadcaster or newspaper that receives a request concerning 20 a missing endangered adult or missing veteran at risk under 21 subsection (c) may, at the discretion of the broadcaster or newspaper: 22 (1) notify the public that there is an endangered adult medical 23 alert or a missing veteran at risk alert; and 24 (2) broadcast or publish: 25 (A) a description of the missing endangered adult or missing 26 veteran at risk; and 27 (B) any other relevant information that would assist in locating 28 the missing endangered adult or missing veteran at risk. 29 SECTION 18. IC 12-10-18-4, AS ADDED BY P.L.140-2005, 30 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 31 JULY 1, 2024]: Sec. 4. A law enforcement agency may begin an 32 investigation concerning a missing endangered adult or missing 33 veteran at risk as soon as possible after receiving notification of the 34 missing endangered adult or missing veteran at risk. 35 SECTION 19. IC 12-10-18-5, AS ADDED BY P.L.140-2005, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 36 37 JULY 1, 2024]: Sec. 5. An individual described in section 1(a)(1) or 38 1(a)(2) of this chapter who notifies a law enforcement agency 39 concerning a missing endangered adult or missing veteran at risk 40 shall notify the law enforcement agency when the missing endangered 41 adult or missing veteran at risk is found. 42

SECTION 20. IC 12-10-18-6, AS ADDED BY P.L.140-2005,



2JULY 1, 2024]: Sec. 6. (a) A broadcaster or newspaper that receives a3report of a missing endangered adult or missing veteran at risk from4a law enforcement agency under section 3 of this chapter is immune5from civil liability for an act or omission related to:6(1) the broadcast or publication of information contained in the7report, including:8(A) a description of the missing endangered adult or missing9veteran at risk; and10(B) any other relevant information that would assist in locating11the missing endangered adult or missing veteran at risk; or12(2) the decision of the broadcaster or newspaper not to broadcast13or publish information contained in the report.14(b) The civil immunity described in subsection (a) does not apply to15an act or omission that constitutes gross negligence or willful, wanton,16or intentional misconduct.17SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE19JULY 1, 2024]: Sec. 1.5. (a) The division shall require all child care20centers or child care homes to submit a report containing the names21and birth dates of all children who are enrolled in the child care center22or child care home within three (3) months from the date the child care23center or child care home accepts its first child, upon receiving the24consent of the child's parent, guardian, or custodian as required under
 a law enforcement agency under section 3 of this chapter is immune from civil liability for an act or omission related to: (1) the broadcast or publication of information contained in the report, including: (A) a description of the missing endangered adult or missing veteran at risk; and (B) any other relevant information that would assist in locating the missing endangered adult or missing veteran at risk; or (2) the decision of the broadcaster or newspaper not to broadcast or publish information contained in the report. (b) The civil immunity described in subsection (a) does not apply to an act or omission that constitutes gross negligence or willful, wanton, or intentional misconduct. SECTION 21. IC 12-17.2-2-1.5, AS AMENDED BY P.L.43-2009, SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 1.5. (a) The division shall require all child care centers or child care homes to submit a report containing the names and birth dates of all children who are enrolled in the child care center or child care home within three (3) months from the date the child care
 from civil liability for an act or omission related to: (1) the broadcast or publication of information contained in the report, including: (A) a description of the missing endangered adult or missing veteran at risk; and (B) any other relevant information that would assist in locating the missing endangered adult or missing veteran at risk; or (2) the decision of the broadcaster or newspaper not to broadcast or publish information contained in the report. (b) The civil immunity described in subsection (a) does not apply to an act or omission that constitutes gross negligence or willful, wanton, or intentional misconduct. SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 1.5. (a) The division shall require all child care centers or child care homes to submit a report containing the names and birth dates of all children who are enrolled in the child care center or child care home within three (3) months from the date the child care
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19JULY 1, 2024]: Sec. 1.5. (a) The division shall require all child care20centers or child care homes to submit a report containing the names21and birth dates of all children who are enrolled in the child care center22or child care home within three (3) months from the date the child care23center or child care home accepts its first child, upon receiving the
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25 subsection (b). The division shall require all child care centers and
26 child care homes that receive written consent as described under
27 subsection (b) to submit a monthly report of the name and birth date of
each additional child who has been enrolled in or withdrawn from the
29 child care center or child care home during the preceding thirty (30)
30 days.
31 (b) The division shall require all child care centers or child care
32 homes to request whether the child's parent, guardian, or custodian
desires the center or home to include the child's name and birth date in
34 the reports described under subsection (a) before enrolling the child in
35 the center or home. No child's name or birth date may be included on
36 the report required under subsection (a) without the signed consent of
37 the child's parent, guardian, or custodian. The consent form must be in
38 the following form:
39 "I give my permission for (name of day
40 care center or home) to report the name and birth date of my child
41 or children to the division of family resources pursuant to
42 IC 12-17.2-2-1.5.



1 Name of child 2 Birth date 3 Signature of parent, guardian, or custodian 4 5 Date 6 (c) The division shall submit a monthly report of the information 7 provided under subsection (a) to the Indiana clearinghouse for 8 information on missing children, missing veterans at risk, and missing 9 endangered adults established under IC 10-13-5. 10 (d) The division shall require that a person who transports children who are in the care of the child care center on a public highway (as 11 defined in IC 9-25-2-4) within or outside Indiana in a vehicle designed 12 13 and constructed for the accommodation of more than ten (10) 14 passengers must comply with the same requirements set forth in 15 IC 20-27-9-12 for a public elementary or secondary school or a preschool operated by a school corporation. 16 17 SECTION 22. IC 12-17.2-4-18.5, AS AMENDED BY P.L.43-2009, 18 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 19 JULY 1, 2024]: Sec. 18.5. (a) Upon receiving a report under 20 IC 31-36-1-4, a child care center shall thoroughly inspect the report. If 21 the child care center finds that a child on the report required under 22 IC 31-36-1-4 is enrolled at the child care center, the child care center 23 shall immediately notify the Indiana clearinghouse for information on 24 missing children, missing veterans at risk, and missing endangered 25 adults. 26 (b) Upon receiving a report under IC 31-36-1-4, a child care center 27 shall attach a notice to the child's enrollment records stating that the 28 child has been reported missing. The child care center shall remove the 29 notice when the center is notified under IC 31-36-2-6 that the child has 30 been found. 31 (c) If a request for the enrollment records of a missing child is 32 received, the child care center shall: 33 (1) obtain: 34 (A) the name, address, and telephone number of the person 35 making the request; and (B) the reason that the person is requesting the school records; 36 37 and 38 (2) immediately notify the Indiana clearinghouse for information 39 on missing children, missing veterans at risk, and missing 40 endangered adults. (d) The child care center may not issue a copy of the enrollment 41 42 records of a child reported missing without authorization from the

1 Indiana clearinghouse for information on missing children, missing 2 veterans at risk, and missing endangered adults and may not inform 3 the person making the request that a notice that the child has been 4 reported missing has been attached to the child's records. 5 SECTION 23. IC 12-17.2-5-18.6, AS AMENDED BY P.L.43-2009, 6 SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 7 JULY 1, 2024]: Sec. 18.6. (a) Upon receiving a report under 8 IC 31-36-1-4, a child care home shall thoroughly inspect the report. If 9 the child care home finds that a child on the report required under 10 IC 31-36-1-4 is enrolled at the child care home, the child care home shall immediately notify the Indiana clearinghouse for information on 11 12 missing children, missing veterans at risk, and missing endangered 13 adults. 14 (b) Upon receiving a report under IC 31-36-1-4, a child care home 15 shall attach a notice to the child's enrollment records stating that the 16 child has been reported missing. The child care home shall remove the notice when the center is notified under IC 31-36-2-6 that the child has 17 18 been found. 19 (c) If a request for the enrollment records of a missing child is 20 received, the child care home shall: 21 (1) obtain: 22 (A) the name, address, and telephone number of the person 23 making the request; and 24 (B) the reason that the person is requesting the school records; 25 and 26 (2) immediately notify the Indiana clearinghouse for information 27 on missing children, missing veterans at risk, and missing 28 endangered adults. 29 (d) The child care home may not issue a copy of the enrollment 30 records of a child reported missing without authorization from the 31 Indiana clearinghouse for information on missing children, missing 32 veterans at risk, and missing endangered adults and may not inform 33 the person making the request that a notice that the child has been 34 reported missing has been attached to the child's records. 35 SECTION 24. IC 16-37-1-8, AS AMENDED BY P.L.147-2023, 36 SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 37 JULY 1, 2024]: Sec. 8. (a) Except as provided in subsection (d), a local 38 health officer shall provide a certification of birth, death, or stillbirth 39 registration upon request by any person only if: (1) the health officer is satisfied that the applicant has a direct 40 41 interest in the matter;

42 (2) the health officer determines that the certificate is necessary



1 for the determination of personal or property rights or for 2 compliance with state or federal law; and 3 (3) the applicant for a birth certificate presents at least one (1) 4 form of identification. 5 However, the local health officer must issue a certificate of an 6 applicant's own birth registration. 7 (b) A local health officer's decision whether or not to issue a 8 certified copy of a birth certificate is subject to review by a court. 9 (c) A local health officer may issue a certification of birth, death, or 10 stillbirth from the electronic registration systems in section 3.1 of this chapter, regardless of the location of the filing of the record. 11 12 (d) A local health officer may not issue a copy of a birth certificate of a missing child to which a notice has been attached under 13 14 IC 10-13-5-11 without the authorization of the Indiana clearinghouse 15 for information on missing children, missing veterans at risk, and 16 missing endangered adults. 17 (e) Upon determination that a person may be provided a certification 18 of death under subsection (a), the local health officer shall provide to 19 the person a certification of death that excludes information concerning 20 the cause of death if the person requests the exclusion of this 21 information. 22 SECTION 25. IC 20-26-13-10, AS AMENDED BY P.L.246-2023, 23 SECTION 36, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 24 JULY 1, 2024]: Sec. 10. (a) Except as provided in section 11 of this 25 chapter and subject to IC 20-31-8-4.6 and IC 20-32-4-14, the four (4) 26 year graduation rate for a cohort in a high school is the percentage 27 determined under STEP FIVE of the following formula: 28 STEP ONE: Determine the grade 9 enrollment at the beginning of 29 the reporting year three (3) years before the reporting year for which the graduation rate is being determined. 30 31 STEP TWO: Add: 32 (A) the number determined under STEP ONE; and 33 (B) the number of students who: 34 (i) have enrolled in the high school after the date on which 35 the number determined under STEP ONE was determined; 36 and 37 (ii) have the same expected graduation year as the cohort. 38 STEP THREE: Subtract from the sum determined under STEP 39 TWO the number of students who have left the cohort for any of 40 the following reasons: (A) Transfer to another public or nonpublic school. 41 42 (B) Except as provided in IC 20-33-2-28.6 and subsection (b),



1	removal by the student's parents under IC 20-33-2-28 to
2	provide instruction equivalent to that given in the public
3	schools.
4	(C) Withdrawal because of a long term medical condition or
5	death.
6	(D) Detention by a law enforcement agency or the department
7	of correction.
8	(E) Placement by a court order or the department of child
9	services.
10	(F) Enrollment in a virtual school.
11	(G) Leaving school, if the student attended school in Indiana
12	for less than one (1) school year and the location of the student
13	cannot be determined.
14	(H) Leaving school, if the location of the student cannot be
15	determined and the student has been reported to the Indiana
16	clearinghouse for information on missing children, missing
17	veterans at risk, and missing endangered adults.
18	(I) Withdrawing from school before graduation, if the student
19	is a high ability student (as defined in IC 20-36-1-3) who is a
20	full-time student at an accredited institution of higher
21	education during the semester in which the cohort graduates.
22	(J) Withdrawing from school before graduation pursuant to
23	providing notice of withdrawal under section 17 of this
24	chapter.
25	(K) Participating in the high school equivalency pilot program
26	under IC 20-30-8.5, unless the student fails to successfully
27	complete the high school equivalency pilot program in the two
28	(2) year period. This clause expires June 30, 2024.
29	STEP FOUR: Determine the result of:
30	(A) the total number of students determined under STEP TWO
31	who have graduated during the current reporting year or a
32	previous reporting year; minus
33	(B) the amount by which the number of students who
34	graduated through a waiver process required under IC 20-32-3
35	through IC 20-32-5.1 exceeds:
36	(i) nine percent (9%) of the total number of students
37	determined under clause (A) for the 2023-2024 school year;
38	(ii) six percent (6%) of the total number of students
39	determined under clause (A) for the 2024-2025 school year;
40	or
41	(iii) three percent (3%) of the total number of students
42	determined under clause (A) for each school year after June



1	20, 2025
1	30, 2025.
2	STEP FIVE: Divide:
3	(A) the number determined under STEP FOUR; by
4	(B) the remainder determined under STEP THREE.
5	(b) This subsection applies to a high school in which:
6	(1) for a: (A) extends to form the d (100) states to the set to set the set term.
7	(A) cohort of one hundred (100) students or less, at least ten
8	percent (10%) of the students left a particular cohort for a
9	reason described in subsection (a) STEP THREE clause (B);
10	Or (D) 1 4 5 4 1 1 1 1 (100) 4 1 4 4 1
11	(B) cohort of more than one hundred (100) students, at least
12	five percent (5%) of the students left a particular cohort for a
13	reason described in subsection (a) STEP THREE clause (B);
14	and
15	(2) the students described in subdivision $(1)(A)$ or $(1)(B)$ are not
16	on track to graduate with their cohort.
17	A high school must submit a request to the state board in a manner
18	prescribed by the state board requesting that the students described in
19	this subsection be included in the subsection (a) STEP THREE
20	calculation. The state board shall review the request and may grant or
21	deny the request. The state board shall deny the request unless the high
22	school demonstrates good cause to justify that the students described
23	in this subsection should be included in the subsection (a) STEP
24	THREE calculation. If the state board denies the request the high
25	school may not subtract the students described in this subsection under
26	subsection (a) STEP THREE.
27	SECTION 26. IC 20-33-2-10, AS AMENDED BY P.L.32-2021,
28	SECTION 62, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29	JULY 1, 2024]: Sec. 10. (a) Each public school shall and each private
30	school may require a student who initially enrolls in the school to
31	provide:
32	(1) the name and address of the school the student last attended;
33	and
34	(2) a certified copy of the student's birth certificate or other
35	reliable proof of the student's date of birth.
36	(b) Each public school, charter school, and nonpublic school with
37	at least one (1) employee shall provide upon request of another school
38	a copy of a particular student's disciplinary records that are relevant to
39	the safety of students, if the particular student currently attends the
40	requesting school and is currently enrolled in the requesting school.
41	(c) Not more than fourteen (14) days after initial enrollment in a
42	school, the school shall request the student's records from the school



1 the student last attended. 2 (d) If the document described in subsection (a)(2): 3 (1) is not provided to the school not more than thirty (30) days 4 after the student's enrollment; or 5 (2) appears to be inaccurate or fraudulent; 6 the school shall notify the Indiana clearinghouse for information on 7 missing children, missing veterans at risk, and missing endangered 8 adults established under IC 10-13-5-5 and determine if the student has 9 been reported missing. 10 (e) A school in Indiana receiving a request for records shall send the records promptly to the requesting school. However, if a request is 11 12 received for records to which a notice has been attached under 13 IC 31-36-1-5 (or IC 31-6-13-6 before its repeal), the school: 14 (1) shall immediately notify the Indiana clearinghouse for 15 information on missing children, missing veterans at risk, and 16 missing endangered adults; (2) may not send the school records without the authorization of 17 18 the clearinghouse; and 19 (3) may not inform the requesting school that a notice under 20 IC 31-36-1-5 (or IC 31-6-13-6 before its repeal) has been attached 21 to the records. 22 (f) Notwithstanding subsection (e), if a parent of a child who has 23 enrolled in a state accredited nonpublic school is in breach of a contract 24 that conditions release of student records on the payment of 25 outstanding tuition and other fees, the state accredited nonpublic school 26 shall provide a requesting school sufficient verbal information to 27 permit the requesting school to make an appropriate placement 28 decision regarding the child. However, the state accredited nonpublic 29 school must provide the information described in subsection (b) to the requesting school. 30 31 SECTION 27. IC 31-34-2-5, AS AMENDED BY P.L.43-2009, 32 SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 33 JULY 1, 2024]: Sec. 5. If a child in need of services is a missing child 34 and is taken into custody under a court order, the person taking the 35 child into custody shall do the following: 36 (1) Take the child to a place designated in the order. 37 (2) Give notice to the following that the child has been taken into 38 custody: 39 (A) The child's legal custodian. 40 (B) The clearinghouse for information on missing children, 41 missing veterans at risk, and missing endangered adults 42 established by IC 10-13-5.



1	SECTION 28. IC 31-34-2.5-2, AS AMENDED BY P.L.45-2023,
2	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2024]: Sec. 2. (a) Immediately after an emergency medical
4	services provider takes custody of a safe haven infant under section 1
5	of this chapter, the provider shall notify either:
6	(1) the department of child services; or
7	(2) a licensed child placing agency;
8	that the provider has taken custody of the safe haven infant.
9	(b) If notified under subsection (a), the department of child services
10	or a licensed child placing agency shall:
11	(1) assume the care, control, and custody of the safe haven infant
12	immediately after receiving notice under subsection (a);
13	(2) not later than forty-eight (48) hours after the department of
14	child services or a licensed child placing agency has taken
15	custody of the safe haven infant, contact the Indiana
16	clearinghouse for information on missing children, missing
17	veterans at risk, and missing endangered adults established by
18	IC 10-13-5-5 and the National Center for Missing and Exploited
19	Children to determine if the safe haven infant has been reported
20	missing; and
21	(3) fifteen (15) days after the department of child services or a
22	licensed child placing agency has taken custody of the safe haven
23	infant, contact the National Center for Missing and Exploited
24	Children a second time to determine if the safe haven infant has
25	been reported missing.
26	SECTION 29. IC 31-36-1-3, AS AMENDED BY P.L.183-2017,
27	SECTION 54, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28	JULY 1, 2024]: Sec. 3. Upon completion of the report required by
29	section 1 of this chapter, the law enforcement agency shall immediately
30	forward the contents of the report to:
31	(1) all law enforcement agencies that have jurisdiction of the
32	location in which the missing child lives and all law enforcement
33	agencies that have jurisdiction of the location in which the
34	missing child was last seen;
35	(2) all law enforcement agencies to which the person who
36	provided notification requests the report be sent, if the law
37	enforcement agency determines that the request is reasonable in
38	light of the information contained in the report;
39	(3) all law enforcement agencies that request a copy of the report;
40	(4) the Indiana clearinghouse for information on missing children,
41	missing veterans at risk, and missing endangered adults
42	established by IC 10-13-5;



1	(5) the Indiana data and communication system (IDACS);
2	(6) the National Crime Information Center's Missing Person File;
3	and
4	(7) the department.
5	SECTION 30. IC 31-36-1-5, AS AMENDED BY P.L.43-2009,
6	SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2024]: Sec. 5. (a) Upon receiving a report under section 4 of
8	this chapter, a school shall attach a notice to the child's school records
9	stating that the child has been reported missing. The school shall
10	remove the notice when the school is notified under IC 31-36-2-6 that
11	the child has been found.
12	(b) If a request for the school records of a missing child is received,
13	the school shall:
14	(1) obtain:
15	(A) the name, address, and telephone number of the person
16	making the request; and
17	(B) the reason that the person is requesting the school records;
18	and
19	(2) immediately notify the Indiana clearinghouse for information
20	on missing children, missing veterans at risk, and missing
21	endangered adults.
22	(c) The school may not issue a copy of school records without
23	authorization from the Indiana clearinghouse for information on
24	missing children, missing veterans at risk, and missing endangered
25	adults and may not inform the person making the request that a notice
26	that the child has been reported missing has been attached to the child's
27	records.
28	SECTION 31. IC 31-36-2-2, AS AMENDED BY P.L.43-2009,
29	SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JULY 1, 2024]: Sec. 2. A law enforcement agency involved in the
31	investigation of a missing child shall do the following:
32	(1) Update the initial report filed by the agency that received
33	notification of the missing child upon the discovery of new
34	information concerning the investigation.
35	(2) Forward the updated report to the agencies and organizations
36	listed in IC 31-36-1-3.
37	(3) Search the National Crime Information Center's Wanted
38	Person File for reports of arrest warrants issued for persons who
39	allegedly abducted or unlawfully retained children and compare
40	these reports to the missing child's National Crime Information
41	Center's Missing Person File.
42	(4) Notify all law enforcement agencies involved in the



1 investigation, the Indiana clearinghouse for information on 2 missing children, missing veterans at risk, and missing 3 endangered adults, and the National Crime Information Center 4 when the missing child is located. 5 SECTION 32. IC 34-30-2.1-116, AS ADDED BY P.L.105-2022, 6 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 7 JULY 1, 2024]: Sec. 116. IC 10-13-5-8.5 (Concerning a broadcaster 8 who broadcasts or an electronic billboard operator who displays an 9 Amber alert notification, a green alert notification, or a silver alert 10 notification and a person who establishes or maintains an Amber alert 11 web site website, a green alert website, or a silver alert web site 12 website under an agreement with the state police department). 13 SECTION 33. IC 34-30-2.1-136, AS ADDED BY P.L.105-2022, 14 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 15 JULY 1, 2024]: Sec. 136. IC 12-10-18-6 (Concerning a broadcaster or 16 newspaper that receives a report concerning an endangered adult 17 medical alert or missing veteran at risk alert). 18 SECTION 34. IC 35-44.1-2-3, AS AMENDED BY P.L.174-2021, 19 SECTION 75, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 20 JULY 1, 2024]: Sec. 3. (a) As used in this section, "consumer product" 21 has the meaning set forth in IC 35-45-8-1. 22 (b) As used in this section, "misconduct" means a violation of a 23 departmental rule or procedure of a law enforcement agency. 24 (c) A person who reports that: 25 (1) the person or another person has placed or intends to place an 26 explosive, a destructive device, or other destructive substance in 27 a building or transportation facility; 28 (2) there has been or there will be tampering with a consumer 29 product introduced into commerce; or 30 (3) there has been or will be placed or introduced a weapon of 31 mass destruction in a building or a place of assembly; 32 knowing the report to be false, commits false reporting, a Level 6 33 felony. 34 (d) A person who: 35 (1) gives: 36 (A) a false report of the commission of a crime; or 37 (B) false information to a law enforcement officer that relates 38 to the commission of a crime: 39 knowing the report or information to be false; 40 (2) gives a false alarm of fire to the fire department of a 41 governmental entity, knowing the alarm to be false; 42 (3) makes a false request for ambulance service to an ambulance



1	service provider, knowing the request to be false;
2	(4) gives a false report concerning a missing child (as defined in
3	IC 10-13-5-4), missing veteran at risk (as defined in
4	IC 12-7-2-197.3), or missing endangered adult (as defined in
5	IC 12-7-2-131.3) or gives false information to a law enforcement
6	officer or a governmental entity that relates to a missing child,
7	missing veteran at risk, or missing endangered adult knowing
8	the report or information to be false;
9	(5) makes a complaint against a law enforcement officer to the
10	state or municipality (as defined in IC 8-1-13-3(b)) that employs
11	the officer:
12	(A) alleging the officer engaged in misconduct while
13	performing the officer's duties; and
14	(B) knowing the complaint to be false;
15	(6) makes a false report of a missing person, knowing the report
16	or information is false;
17	(7) gives a false report of actions, behavior, or conditions
18	concerning:
19	(A) a septic tank soil absorption system under IC 8-1-2-125 or
20	IC 13-26-5-2.5; or
21	(B) a septic tank soil absorption system or constructed wetland
22	septic system under IC 36-9-23-30.1;
23	knowing the report or information to be false; or
24	(8) makes a false report that a person is dangerous (as defined in
25	IC 35-47-14-1) knowing the report or information to be false;
26	commits false informing, a Class B misdemeanor. However, the offense
27	is a Class A misdemeanor if it substantially hinders any law
28	enforcement process or if it results in harm to another person.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Veterans Affairs and Public Safety, to which was referred House Bill 1021, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1021 as introduced.)

BARTELS

TOMES, Chairperson

Committee Vote: Yeas 11, Nays 0

COMMITTEE REPORT

Madam President: The Senate Committee on Veterans Affairs and The Military, to which was referred House Bill No. 1021, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to HB 1021 as printed January 29, 2024.)

Committee Vote: Yeas 8, Nays 0

