

Reprinted February 2, 2016

HOUSE BILL No. 1390

DIGEST OF HB 1390 (Updated February 1, 2016 6:24 pm - DI 77)

Citations Affected: IC 25-26; IC 34-30; IC 35-48.

Synopsis: Ephedrine or pseudoephedrine. Requires the Indiana board of pharmacy (board) to adopt emergency rules that are effective July 1, 2016, concerning: (1) professional determinations made; and (2) a relationship on record with the pharmacy; concerning the sale of ephedrine or pseudoephedrine. Requires the board to: (1) review (Continued next page)

Effective: June 1, 2016; July 1, 2016.

Smaltz, Bacon, Ober, Brown C, Bosma, Heaton, Kersey, Arnold L, Morrison, Culver, McNamara, Miller D, Beumer, Davisson, Harman, Hale, Stemler, Riecken

January 13, 2016, read first time and referred to Committee on Public Health. January 28, 2016, amended, reported — Do Pass. February 1, 2016, read second time, amended, ordered engrossed.



Digest Continued

professional determinations made; and (2) discipline a pharmacist who violates a rule concerning a professional determination made; concerning the sale of ephedrine or pseudoephedrine. Allows the board, in consultation with the state police, to declare a product to be an extraction resistant or a conversion resistant form of ephedrine or pseudoephedrine. Specifies that a person who is denied the sale of a nonprescription product containing pseudoephedrine or ephedrine pursuant to a prescription. Allows a pharmacist to deny the sale of ephedrine or pseudoephedrine on the basis of the pharmacist's professional judgment, and provides the pharmacist with civil immunity for making such a denial. Provides that a purchase pseudoephedrine or ephedrine. Allows the pharmacist to provide certain pseudoephedrine or ephedrine or ephedrine or ephedrine or products to a purchaser who does not have a relationship on record with the pharmacy or for whom the pharmacist has made a professional judgment that there is not a medical or pharmaceutical need. Adds ephedrine or pseudoephedrine to the definition of "controlled substance" for purposes of the Indiana scheduled prescription electronic collection and tracking (INSPECT) program. Removes an expired provision. Makes technical changes.



Reprinted February 2, 2016

Second Regular Session of the 119th General Assembly (2016)

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 2015 Regular Session of the General Assembly.

HOUSE BILL No. 1390

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

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

1	SECTION 1. IC 25-26-13-4, AS AMENDED BY P.L.182-2009(ss),
2	SECTION 371, IS AMENDED TO READ AS FOLLOWS
3	[EFFECTIVE JUNE 1, 2016]: Sec. 4. (a) The board may:
4	(1) promulgate adopt rules and regulations under IC 4-22-2 for
5	implementing and enforcing this chapter;
6	(2) establish requirements and tests to determine the moral,
7	physical, intellectual, educational, scientific, technical, and
8	professional qualifications for applicants for pharmacists'
9	licenses;
10	(3) refuse to issue, deny, suspend, or revoke a license or permit or
11	place on probation or fine any licensee or permittee under this
12	chapter;
13	(4) regulate the sale of drugs and devices in the state of Indiana;
14	(5) impound, embargo, confiscate, or otherwise prevent from
15	disposition any drugs, medicines, chemicals, poisons, or devices
16	which by inspection are deemed unfit for use or would be
17	dangerous to the health and welfare of the citizens of the state of



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1	Indiana; the board shall follow those embargo procedures found in IC 16 42 1 18 through IC 16 42 1 21 and percent may not
2 3	in IC 16-42-1-18 through IC 16-42-1-31, and persons may not refuse to permit or otherwise prevent members of the board or
4	their representatives from entering such places and making such
5	inspections;
6	(6) prescribe minimum standards with respect to physical
7	characteristics of pharmacies, as may be necessary to the
8	maintenance of professional surroundings and to the protection of
9	the safety and welfare of the public;
10	(7) subject to IC 25-1-7, investigate complaints, subpoena
11	witnesses, schedule and conduct hearings on behalf of the public
12	interest on any matter under the jurisdiction of the board;
13	(8) prescribe the time, place, method, manner, scope, and subjects
14	of licensing examinations which shall be given at least twice
15	annually; and
16	(9) perform such other duties and functions and exercise such
17	other powers as may be necessary to implement and enforce this
18	chapter.
19	(b) The board shall adopt rules under IC 4-22-2 for the following:
20	(1) Establishing standards for the competent practice of
21	pharmacy.
22	(2) Establishing the standards for a pharmacist to counsel
23	individuals regarding the proper use of drugs.
24	(3) Establishing standards and procedures before January 1, 2006,
25	to ensure that a pharmacist:
26	(A) has entered into a contract that accepts the return of
27	expired drugs with; or
28	(B) is subject to a policy that accepts the return of expired
29	drugs of;
30	a wholesaler, manufacturer, or agent of a wholesaler or
31	manufacturer concerning the return by the pharmacist to the
32	wholesaler, the manufacturer, or the agent of expired legend drugs
33 34	or controlled drugs. In determining the standards and procedures,
34 35	the board may not interfere with negotiated terms related to cost,
36	expenses, or reimbursement charges contained in contracts between parties, but may consider what is a reasonable quantity
37	of a drug to be purchased by a pharmacy. The standards and
38	procedures do not apply to vaccines that prevent influenza,
39	medicine used for the treatment of malignant hyperthermia, and
40	other drugs determined by the board to not be subject to a return
41	policy. An agent of a wholesaler or manufacturer must be
42	appointed in writing and have policies, personnel, and facilities
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1	to handle properly returns of expired legend drugs and controlled
2	substances.
3	(c) The board may grant or deny a temporary variance to a rule it
4	has adopted if:
5	(1) the board has adopted rules which set forth the procedures and
6	standards governing the grant or denial of a temporary variance;
7	and
8	(2) the board sets forth in writing the reasons for a grant or denial
9	of a temporary variance.
10	(d) The board shall adopt rules and procedures, in consultation with
11	the medical licensing board, concerning the electronic transmission of
12	prescriptions. The rules adopted under this subsection must address the
13	following:
14	(1) Privacy protection for the practitioner and the practitioner's
15	patient.
16	(2) Security of the electronic transmission.
17	(3) A process for approving electronic data intermediaries for the
18	electronic transmission of prescriptions.
19	(4) Use of a practitioner's United States Drug Enforcement
20	Agency registration number.
21	(5) Protection of the practitioner from identity theft or fraudulent
22	use of the practitioner's prescribing authority.
23	(e) The governor may direct the board to develop:
24	(1) a prescription drug program that includes the establishment of
25	criteria to eliminate or significantly reduce prescription fraud; and
26	(2) a standard format for an official tamper resistant prescription
27	drug form for prescriptions (as defined in IC 16-42-19-7(1)).
28	The board may adopt rules under IC 4-22-2 necessary to implement
29	this subsection.
30	(f) The standard format for a prescription drug form described in
31	subsection (e)(2) must include the following:
32	(1) A counterfeit protection bar code with human readable
33	representation of the data in the bar code.
34	(2) A thermochromic mark on the front and the back of the
35	prescription that:
36	(A) is at least one-fourth $(1/4)$ of one (1) inch in height and
37	width; and
38	(B) changes from blue to clear when exposed to heat.
39	(g) The board may contract with a supplier to implement and
40	manage the prescription drug program described in subsection (e). The
41	supplier must:
42	(1) have been audited by a third party auditor using the SAS 70



1	audit or an equivalent audit for at least the three (3) previous
2	years; and
3	(2) be audited by a third party auditor using the SAS 70 audit or
4	an equivalent audit throughout the duration of the contract;
5	in order to be considered to implement and manage the program.
6	(h) The board shall adopt rules under IC 4-22-2 or emergency
7	rules in the manner provided under IC 4-22-2-37.1, that take effect
8	on July 1, 2016, concerning:
9	(1) professional determinations made under
10	IC 35-48-4-14.7(d); and
11	(2) the determination of a relationship on record with the
12	pharmacy under IC 35-48-4-14.7.
13	(i) The board shall:
14	(1) review professional determinations made by a pharmacist;
15	and
16	(2) take appropriate disciplinary action against a pharmacist
17	who violates a rule adopted under subsection (h) concerning
18	a professional determination made;
19	under IC 35-48-4-14.7 concerning the sale of ephedrine and
20	pseudoephedrine.
21	SECTION 2. IC 34-30-2-152.3, AS AMENDED BY P.L.193-2013,
22	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1, 2016]: Sec. 152.3. (a) IC 35-48-4-14.7 IC 35-48-4-14.7(d)
24	and IC 35-48-4-14.7(k) (Concerning a pharmacy or NPLEx retailer
25	who discloses information concerning the sale of a product containing
26	ephedrine or pseudoephedrine).
27	(b) IC 35-48-4-14.7(d)(3) (Concerning a pharmacist's
28	professional judgment not to sell ephedrine or pseudoephedrine to
29	an individual).
30	SECTION 3. IC 35-48-4-14.3 IS ADDED TO THE INDIANA
31	CODE AS A NEW SECTION TO READ AS FOLLOWS
32	[EFFECTIVE JUNE 1, 2016]: Sec. 14.3. (a) The board may adopt:
33	(1) a rule under IC 4-22-2; or
34	(2) an emergency rule in the manner provided under
35	IC 4-22-2-37.1;
36	to declare that a product is an extraction resistant or a conversion
37	resistant form of ephedrine or pseudoephedrine.
38	(b) The board, in consultation with the state police, shall find
39	that a product is an extraction resistant or a conversion resistant
40	form of ephedrine or pseudoephedrine if the board determines that
41	the product does not pose a significant risk of being used in the
42	manufacture of methamphetamine.
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1 SECTION 4. IC 35-48-4-14.7, AS AMENDED BY P.L.193-2013, 2 SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 3 JULY 1, 2016]: Sec. 14.7. (a) This section does not apply to the 4 following: 5 (1) Ephedrine or pseudoephedrine dispensed pursuant to a 6 prescription. Nothing in this section prohibits a person who is 7 denied the sale of a nonprescription product containing 8 pseudoephedrine or ephedrine from obtaining 9 pseudoephedrine or ephedrine pursuant to a prescription. 10 (2) The sale of a drug containing ephedrine or pseudoephedrine 11 to a licensed health care provider, pharmacist, retail distributor, 12 wholesaler, manufacturer, or an agent of any of these persons if 13 the sale occurs in the regular course of lawful business activities. 14 However, a retail distributor, wholesaler, or manufacturer is 15 required to report a suspicious order to the state police department 16 in accordance with subsection (g). 17 (3) The sale of a drug containing ephedrine or pseudoephedrine 18 by a person who does not sell exclusively to walk-in customers for 19 the personal use of the walk-in customers. However, if the person 20 described in this subdivision is a retail distributor, wholesaler, or 21 manufacturer, the person is required to report a suspicious order 22 to the state police department in accordance with subsection (g). 23 (b) The following definitions apply throughout this section: 24 (1) "Constant video monitoring" means the surveillance by an 25 automated camera that: 26 (A) records at least one (1) photograph or digital image every 27 ten (10) seconds; 28 (B) retains a photograph or digital image for at least 29 seventy-two (72) hours; 30 (C) has sufficient resolution and magnification to permit the 31 identification of a person in the area under surveillance; and 32 (D) stores a recorded photograph or digital image at a location 33 that is immediately accessible to a law enforcement officer. 34 (2) "Convenience package" means a package that contains a drug 35 having as an active ingredient not more than sixty (60) milligrams 36 of ephedrine or pseudoephedrine, or both. (3) "Ephedrine" means pure or adulterated ephedrine. 37 38 (4) "Pharmacy or NPLEx retailer" means: 39 (A) a pharmacy, as defined in IC 25-26-13-2; 40 (B) a retailer containing a pharmacy, as defined in 41 IC 25-26-13-2; or 42 (C) a retailer that electronically submits the required



1 2	information to the National Precursor Log Exchange (NPLEx) administered by the National Association of Drug Diversion
3	Investigators (NADDI).
4	(5) "Pseudoephedrine" means pure or adulterated
5	pseudoephedrine.
6 7	(6) "Retailer" means a grocery store, general merchandise store, or other similar establishment. The term does not include a
8	pharmacy or NPLEx retailer.
9	(7) "Suspicious order" means a sale or transfer of a drug
10	containing ephedrine or pseudoephedrine if the sale or transfer:
11	(A) is a sale or transfer that the retail distributor, wholesaler,
12	or manufacturer is required to report to the United States Drug
13	Enforcement Administration;
14	(B) appears suspicious to the retail distributor, wholesaler, or
15	manufacturer in light of the recommendations contained in
16	Appendix A of the report to the United States attorney general
17	by the suspicious orders task force under the federal
18	Comprehensive Methamphetamine Control Act of 1996; or
19	(C) is for cash or a money order in a total amount of at least
20	two hundred dollars (\$200).
21	(8) "Unusual theft" means the theft or unexplained disappearance
22	from a particular pharmacy or NPLEx retailer of drugs containing
23	ten (10) grams or more of ephedrine, pseudoephedrine, or both in
24	a twenty-four (24) hour period.
25	(c) A drug containing ephedrine or pseudoephedrine may be sold
26	only by a pharmacy or NPLEx retailer. Except as provided in
27	subsection (f), a retailer may not sell a drug containing ephedrine or
28	pseudoephedrine.
29	(d) A pharmacy or NPLEx retailer may sell a drug that contains the
30	active ingredient of ephedrine, pseudoephedrine, or both only if the
31	pharmacy or NPLEx retailer complies with the following conditions:
32	(1) The pharmacy or NPLEx retailer does not sell the drug to a
33	person less than eighteen (18) years of age.
34	(2) The pharmacy or NPLEx retailer does not sell drugs
35	containing more than:
36	(A) three and six-tenths (3.6) grams of ephedrine or
37	pseudoephedrine, or both, to one (1) individual on one (1) day;
38	(B) seven and two-tenths (7.2) grams of ephedrine or
39 40	pseudoephedrine, or both, to one (1) individual in a thirty (30)
40 41	day period; or (C) sixty and and two tenths (61.2) groups of enhadring or
	(C) sixty-one and two-tenths (61.2) grams of ephedrine or
42	pseudoephedrine, or both, to one (1) individual in a three



1	hundred sixty-five (365) day period.
2	(3) Beginning July 1, 2016, before the sale occurs, the
3	pharmacist shall make a professional determination as to
4	whether there is a legitimate medical or pharmaceutical need
5	for ephedrine or pseudoephedrine before selling ephedrine or
6	pseudoephedrine to an individual. The pharmacist's
7	professional determination must comply with the rules
8	adopted under IC 25-26-13-4 and may include the following:
9	(A) Prior medication filling history of the individual.
10	(B) Consulting with the individual.
11	(C) Other tools that provide professional reassurance to
12	the pharmacist that a legitimate medical or
13	pharmaceutical need for ephedrine or pseudoephedrine
14	exists.
15	A pharmacist who in good faith does not sell ephedrine or
16	pseudoephedrine to an individual under this subdivision is
17	immune from civil liability unless the refusal to sell
18	constitutes gross negligence or intentional, wanton, or willful
19	misconduct.
20	(3) (4) The pharmacy or NPLEx retailer requires:
21	(A) the purchaser to produce a valid government issued photo
22	identification card showing the date of birth of the person;
23	(B) the purchaser to sign a written or electronic log attesting
24	to the validity of the information; and
25	(C) the clerk who is conducting the transaction to initial or
26	electronically record the clerk's identification on the log.
27	Records from the completion of a log must be retained for at least
28	two (2) years. A law enforcement officer has the right to inspect
29	and copy a log or the records from the completion of a log in
30	accordance with state and federal law. A pharmacy or NPLEx
31	retailer may not sell or release a log or the records from the
32	completion of a log for a commercial purpose. The Indiana
33	criminal justice institute may obtain information concerning a log
34	or the records from the completion of a log from a law
35	enforcement officer if the information may not be used to identify
36	a specific individual and is used only for statistical purposes. A
37	pharmacy or NPLEx retailer that in good faith releases
38	information maintained under this subsection is immune from
39	civil liability unless the release constitutes gross negligence or
40	intentional, wanton, or willful misconduct.
41	(4) (5) The pharmacy or NPLEx retailer maintains a record of

42 information for each sale of a nonprescription product containing



1	pseudoephedrine or ephedrine. Required information includes:
2	(A) the name and address of each purchaser;
3	(B) the type of identification presented;
4	(C) the governmental entity that issued the identification;
5	(D) the identification number; and
6	(E) the ephedrine or pseudoephedrine product purchased,
7	including the number of grams the product contains and the
8	date and time of the transaction.
9	(5) Beginning January 1, 2012, (6) A pharmacy or NPLEx retailer
10	shall, except as provided in subdivision (6), (7), before
11	completing a sale of an over-the-counter product containing
12	pseudoephedrine or ephedrine, electronically submit the required
13	information to the National Precursor Log Exchange (NPLEx)
14	administered by the National Association of Drug Diversion
15	Investigators (NADDI), if the NPLEx system is available to
16	pharmacies or NPLEx retailers in the state without a charge for
17	accessing the system. The pharmacy or NPLEx retailer may not
18	complete the sale if the system generates a stop sale alert.
19	(6) (7) If a pharmacy or NPLEx retailer selling an
20	over-the-counter product containing ephedrine or
21	pseudoephedrine experiences mechanical or electronic failure of
22	the electronic sales tracking system and is unable to comply with
23	the electronic sales tracking requirement, the pharmacy or NPLEx
24	retailer shall maintain a written log or an alternative electronic
25	record keeping mechanism until the pharmacy or NPLEx retailer
26	is able to comply with the electronic sales tracking requirement.
27	(7) (8) The pharmacy or NPLEx retailer stores the drug behind a
28	counter in an area inaccessible to a customer or in a locked
29	display case that makes the drug unavailable to a customer
30	without the assistance of an employee.
31	(9) Beginning July 1, 2016, except as provided in subsection
32	(f), the purchaser has a relationship on record with the
33	pharmacy, as determined by the board under IC 25-26-13-4.
34	(e) A person may not purchase drugs containing more than:
35	(1) three and six-tenths (3.6) grams of ephedrine or
36	pseudoephedrine, or both, on one (1) day;
37	(2) seven and two-tenths (7.2) grams of ephedrine or
38	pseudoephedrine, or both, in a thirty (30) day period; or
39	(3) sixty-one and two-tenths (61.2) grams of ephedrine or
40	pseudoephedrine, or both, in a three hundred sixty-five (365) day
41	period.
42	These limits apply to the total amount of base ephedrine and
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1 pseudoephedrine contained in the products and not to the overall 2 weight of the products. 3 (f) This subsection only applies to convenience packages. A retailer 4 may sell convenience packages under this section without complying 5 with the conditions listed in subsection (d): 6 (1) after June 30, 2013; and 7 (2) before January 1, 2014. 8 A retailer may not sell drugs containing more than sixty (60) 9 milligrams of ephedrine or pseudoephedrine, or both in any one (1) transaction. A retailer who sells convenience packages must secure the 10 convenience packages behind the counter in an area inaccessible to a 11 12 customer or in a locked display case that makes the drug unavailable 13 to a customer without the assistance of an employee. A retailer may not 14 sell a drug containing ephedrine or pseudoephedrine after December 15 31, 2013. 16 (f) Beginning July 1, 2016, if a purchaser does not have a 17 relationship on record with the pharmacy, as determined by rules 18 adopted by the board under IC 25-26-13-4, or the pharmacist has 19 made a professional determination that there is not a legitimate 20 medical or pharmaceutical need for ephedrine or pseudoephedrine 21 under subsection (d), the purchaser may, at the pharmacist's 22 discretion, purchase only the following: 23 (1) A product that has been determined under section 14.3 of 24 this chapter to be an extraction resistant or a conversion 25 resistant form of ephedrine or pseudoephedrine. 26 (2) A product that contains not more than: 27 (A) a total of seven hundred twenty (720) milligrams of 28 ephedrine or pseudoephedrine per package; and 29 (B) thirty (30) milligrams of ephedrine or pseudoephedrine 30 per tablet. 31 The pharmacist may not sell more than one (1) package of 32 ephedrine or pseudoephedrine to a purchaser under this 33 subdivision per day. However, if the pharmacist believes that the ephedrine or 34 pseudoephedrine purchase will be used to manufacture 35 methamphetamine, the pharmacist may refuse to sell ephedrine or 36 37 pseudoephedrine to the purchaser. 38 (g) A retail distributor, wholesaler, or manufacturer shall report a suspicious order to the state police department in writing. 39 40 (h) Not later than three (3) days after the discovery of an unusual 41 theft at a particular retail store, the pharmacy or NPLEx retailer shall 42 report the unusual theft to the state police department in writing. If



1 three (3) unusual thefts occur in a thirty (30) day period at a particular 2 pharmacy or NPLEx retailer, the pharmacy or NPLEx retailer shall, for 3 at least one hundred eighty (180) days after the date of the last unusual 4 theft, locate all drugs containing ephedrine or pseudoephedrine at that 5 particular pharmacy or NPLEx retailer behind a counter in an area 6 inaccessible to a customer or in a locked display case that makes the 7 drug unavailable to customers without the assistance of an employee. 8 (i) A unit (as defined in IC 36-1-2-23) may not adopt an ordinance 9 after February 1, 2005, that is more stringent than this section. 10 (j) A person who knowingly or intentionally violates this section commits a Class C misdemeanor. However, the offense is a Class A 11 12 misdemeanor if the person has a prior unrelated conviction under this 13 section. 14 (k) A pharmacy or NPLEx retailer that uses the electronic sales 15 tracking system in accordance with this section is immune from civil 16 liability for any act or omission committed in carrying out the duties 17 required by this section, unless the act or omission was due to 18 negligence, recklessness, or deliberate or wanton misconduct. A 19 pharmacy or NPLEx retailer is immune from liability to a third party 20 unless the pharmacy or NPLEx retailer has violated a provision of this 21 section and the third party brings an action based on the pharmacy's or 22 NPLEx retailer's violation of this section. 23 (1) The following requirements apply to the NPLEx: 24 (1) Information contained in the NPLEx may be shared only with 25 law enforcement officials. 26 (2) A law enforcement official may access Indiana transaction 27 information maintained in the NPLEx for investigative purposes. 28 (3) NADDI may not modify sales transaction data that is shared 29 with law enforcement officials. 30 (4) At least one (1) time per week, NADDI shall forward Indiana 31 data contained in the NPLEx, including data concerning a 32 transaction that could not be completed due to the issuance of a 33 stop sale alert, to the state police department. 34 SECTION 5. IC 35-48-7-2.7 IS ADDED TO THE INDIANA CODE 35 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 36 1, 2016]: Sec. 2.7. As used in this chapter, "controlled substance" 37 has the meaning set forth in IC 35-48-1-9 and includes pure or 38 adulterated ephedrine or pseudoephedrine.

39 SECTION 6. An emergency is declared for this act.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred House Bill 1390, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

and when so amended that said bill do pass.

(Reference is to HB 1390 as introduced.)

KIRCHHOFER

Committee Vote: yeas 12, nays 1.

HOUSE MOTION

Mr. Speaker: I move that House Bill 1390 be amended to read as follows:

Page 1, line 3, delete "JULY" and insert "JUNE". Page 4, line 8, delete "January 1, 2017," and insert "**July 1, 2016,**". Page 4, line 32, delete "JULY" and insert "JUNE". Page 10, after line 38, begin a new paragraph and insert: "SECTION 5. An emergency is declared for this act.".

(Reference is to HB 1390 as printed January 29, 2016.)

SMALTZ

