SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 1437

100TH GENERAL ASSEMBLY

3023H.02C

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 210.950, RSMo, and to enact in lieu thereof one new section relating to health care.

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

Section A. Section 210.950, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 210.950, to read as follows:

210.950. 1. This section shall be known and may be cited as the "Safe Place for 2 Newborns Act of 2002". The purpose of this section is to protect newborn children from injury 3 and death caused by abandonment by a parent, and to provide safe and secure alternatives to such 4 abandonment. 5

- 2. As used in this section, the following terms mean:
- 6 (1) "Hospital", as defined in section 197.020;
- 7 (2) "Maternity home", the same meaning as such term is defined in section 135.600;

(3) "Newborn safety incubator", a medical device used tomaintain an optimal 8 9 environment for the care of a newborn infant;

10 (4) "Nonrelinquishing parent", the biological parent who does not leave a newborn infant 11 with any person listed in subsection 3 of this section in accordance with this section;

12 "Pregnancy resource center", the same meaning as such term is defined in [(4)] (5) 13 section 135.630;

14 [(5)] (6) "Relinquishing parent", the biological parent or person acting on such parent's 15 behalf who leaves a newborn infant with any person listed in subsection 3 of this section in accordance with this section. 16

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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3. A parent shall not be prosecuted for a violation of section 568.030, 568.032, 568.045
or 568.050 for actions related to the voluntary relinquishment of a child up to forty-five days old
pursuant to this section if:

(1) Expressing intent not to return for the child, the parent voluntarily delivered the child
safely to a newborn safety incubator as defined under this section, or to the physical custody
of any of the following persons:

(a) An employee, agent, or member of the staff of any hospital, maternity home, or
 pregnancy resource center in a health care provider position or on duty in a nonmedical paid or
 volunteer position;

26 (b) A firefighter or emergency medical technician on duty in a paid position or on duty 27 in a volunteer position; or

28 (c) A law enforcement officer;

(2) The child was no more than forty-five days old when delivered by the parent to anyperson listed in subdivision (1) of this subsection; and

31 (3) The child has not been abused or neglected by the parent prior to such voluntary32 delivery.

4. A parent voluntarily relinquishing a child under this section shall not be required to provide any identifying information about the child or the parent. No person shall induce or coerce, or attempt to induce or coerce, a parent into revealing his or her identity. No officer, employee, or agent of this state or any political subdivision of this state shall attempt to locate or determine the identity of such parent. In addition, any person who obtains information on the relinquishing parent shall not disclose such information except to the following:

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(1) A birth parent who has waived anonymity or the child's adoptive parent;

40 (2) The staff of the department of health and senior services, the department of social 41 services, or any county health or social services agency or licensed child welfare agency that 42 provides services to the child;

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(3) A person performing juvenile court intake or dispositional services;

44 (4) The attending physician;

45 (5) The child's foster parent or any other person who has physical custody of the child;

46 (6) A juvenile court or other court of competent jurisdiction conducting proceedings 47 relating to the child;

48 (7) The attorney representing the interests of the public in proceedings relating to the 49 child; and

50 (8) The attorney representing the interests of the child.

5. A person listed in subdivision (1) of subsection 3 of this section shall, without a court 52 order, take physical custody of a child the person reasonably believes to be no more than

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forty-five days old and is delivered in accordance with this section by a person purporting to be the child's parent. If delivery of a newborn is made pursuant to this section in any place other than a hospital, the person taking physical custody of the child shall arrange for the immediate transportation of the child to the nearest hospital licensed pursuant to chapter 197.

57 6. The hospital, its employees, agents and medical staff shall perform treatment in 58 accordance with the prevailing standard of care as necessary to protect the physical health or 59 safety of the child. The hospital shall notify the children's division and the local juvenile officer 60 upon receipt of a child pursuant to this section. The local juvenile officer shall immediately 61 begin protective custody proceedings and request the child be made a ward of the court during 62 the child's stay in the medical facility. Upon discharge of the child from the medical facility and 63 pursuant to a protective custody order ordering custody of the child to the division, the children's 64 division shall take physical custody of the child. The parent's voluntary delivery of the child in 65 accordance with this section shall constitute the parent's implied consent to any such act and a 66 voluntary relinquishment of such parent's parental rights.

67 7. In any termination of parental rights proceeding initiated after the relinquishment of 68 a child pursuant to this section, the juvenile officer shall make public notice that a child has been 69 relinquished, including the sex of the child, and the date and location of such relinquishment. 70 Within thirty days of such public notice, the parent wishing to establish parental rights shall 71 identify himself or herself to the court and state his or her intentions regarding the child. The 72 court shall initiate proceedings to establish paternity, or if no person identifies himself as the 73 father within thirty days, maternity. The juvenile officer shall make examination of the putative 74 father registry established in section 192.016 to determine whether attempts have previously been 75 made to preserve parental rights to the child. If such attempts have been made, the juvenile 76 officer shall make reasonable efforts to provide notice of the abandonment of the child to such 77 putative father.

8. (1) If a relinquishing parent of a child relinquishes custody of the child to any person listed in subsection 3 of this section in accordance with this section and to preserve the parental rights of the nonrelinquishing parent, the nonrelinquishing parent shall take such steps necessary to establish parentage within thirty days after the public notice or specific notice provided in subsection 7 of this section.

(2) If either parent fails to take steps to establish parentage within the thirty-day period
 specified in subdivision (1) of this subsection, either parent may have all of his or her rights
 terminated with respect to the child.

86 (3) When either parent inquires at a hospital regarding a child whose custody was 87 relinquished pursuant to this section, such facility shall refer such parent to the children's division 88 and the juvenile court exercising jurisdiction over the child. HCS HB 1437

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9. The persons listed in subdivision (1) of subsection 3 of this section shall be immune from civil, criminal, and administrative liability for accepting physical custody of a child pursuant to this section if such persons accept custody in good faith. Such immunity shall not extend to any acts or omissions, including negligent or intentional acts or omissions, occurring after the acceptance of such child.

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10. The children's division shall:

95 (1) Provide information and answer questions about the process established by this 96 section on the statewide, toll-free telephone number maintained pursuant to section 210.145;

97 (2) Provide information to the public by way of pamphlets, brochures, or by other ways98 to deliver information about the process established by this section.

11. It shall be an affirmative defense to prosecution for a violation of sections 568.030,
568.032, 568.045, and 568.050 that a parent who is a defendant voluntarily relinquished a child
no more than one year old under this section.

12. Nothing in this section shall be construed as conflicting with section 210.125.

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13. (1) A newborn safety incubator shall:

(a) Be located within fifty feet of a police station, fire station, or medical facility
 licensed under chapter 197 that is staffed at all hours;

(b) Have safety mechanisms including but not limited to, climate controls, a backup
 power supply in the event of a power failure, and an alarm to notify personnel when an
 infant is placed in the incubator; and

109 (c) Be cleaned and disinfected in accordance with equipment guidelines and health
 110 care best practices.

111 (2) The director of the Missouri department of health and senior services may 112 promulgate all necessary rules and regulations for the administration of this section, 113 including rules governing the specifications, installation, maintenance, and oversight of 114 newborn safety incubators as defined under this section. Any rule or portion of a rule, as 115 that term is defined in section 536.010, that is created under the authority delegated in this 116 section shall become effective only if it complies with and is subject to all of the provisions 117 of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are 118 nonseverable, and if any of the powers vested with the general assembly pursuant to 119 chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 120 subsequently held unconstitutional, then the grant of rulemaking authority and any rule 121 proposed or adopted after August 28, 2020, shall be invalid and void.

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