FIRST REGULAR SESSION

HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 572

101ST GENERAL ASSEMBLY

0384H.03C

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11 12 DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 192.300, RSMo, and to enact in lieu thereof one new section relating to local health ordinances.

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

Section A. Section 192.300, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 192.300, to read as follows:

192.300. 1. [The] For purposes of this section, the term "local public health agency" means a county health center board established under chapter 205, a county health department, a combined city and county health department or agency, a multicounty health department or agency, or any other county health authority.

- 2. (1) County commissions and [the county health center boards of the several counties] local public health agencies may make and promulgate orders, ordinances, rules or regulations, respectively as will tend to enhance the public health and prevent the entrance of infectious, contagious, communicable or dangerous diseases into [such county, but] their jurisdictions.
 - (2) (a) Notwithstanding any other provision of law:
- a. Any order, ordinance, rule, or regulation made and promulgated by a county health center board established under chapter 205 or a county health department shall not become effective until approved by the county commission;
- b. Any order, ordinance, rule, or regulation made and promulgated by a combined city and county health department or agency shall not become effective until approved by the county commission, the municipal governing body, and the municipal elected executive official;

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17 c. Any order, ordinance, rule, or regulation made and promulgated by a 18 multicounty health department or agency shall not become effective until approved by each 19 county commission; and

- d. Any order, ordinance, rule, or regulation made and promulgated by any county health authority not described in subparagraph a., b., or c. of this paragraph shall not become effective until approved by the county commission, any other governing body with jurisdiction over the county health authority, and any local elected executive official with jurisdiction over the county health authority.
- (b) Local public health agencies shall submit for review such orders, ordinances, rules, and regulations to all appropriate governing bodies or officials from which approval is required under paragraph (a) of this subdivision, and approval or disapproval shall occur as soon as practicable.
- **3.** Any orders, ordinances, rules or regulations **promulgated under this section** shall not:
- (1) Be in conflict with any rules or regulations authorized and made by the department of health and senior services in accordance with this chapter or by the department of social services under chapter 198; [or]
- (2) Impose standards or requirements on an agricultural operation and its appurtenances, as such term is defined in section 537.295, that are inconsistent with or more stringent than any provision of this chapter or chapters 260, 640, 643, and 644, or any rule or regulation promulgated under such chapters[-]; or
- (3) Impose standards or requirements on any person, business, firm, corporation or association that are inconsistent with, more stringent than, or of longer duration than any provision of this chapter, chapter 44, chapter 205, or any rule or regulation promulgated under such chapters. If any county commission or local public health agency violates this subsection, any allocation of state or federal funds owing to the commission or agency shall be withheld until the prohibited action is terminated.
- [2.] 4. The county commissions and [the county health center boards of the several counties] local public health agencies may establish reasonable fees to pay for any costs incurred in carrying out such orders, ordinances, rules or regulations, however, the establishment of such fees shall not deny personal health services to those individuals who are unable to pay such fees or impede the prevention or control of communicable disease. Fees generated shall be deposited in the county treasury. All fees generated under the provisions of this section shall be used to support the public health activities for which they were generated.
- 51 [3.] 5. After the promulgation and adoption of such orders, ordinances, rules or regulations [by such county commission or county health board] and any necessary approval

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required under subdivision (2) of subsection 2 of this section, such commission or [county health board] local public health agency shall make and enter an order or record declaring such orders, ordinances, rules or regulations to be printed and available for distribution to the public in the office of the county clerk, and shall require a copy of such order to be published in some newspaper in the county in three successive weeks, not later than thirty days after the entry of such order, ordinance, rule or regulation.

[4-] 6. Any person, firm, corporation or association which violates any of the orders or ordinances adopted, promulgated and published by such county commission or local public health agency is guilty of a misdemeanor and shall be prosecuted, tried and fined as otherwise provided by law. The county commission or [county health board of any such county] local public health agency has full power and authority to initiate the prosecution of any action under this section.

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