### SECOND REGULAR SESSION [P E R F E C T E D] SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR

## **SENATE BILL NO. 569**

#### **100TH GENERAL ASSEMBLY**

INTRODUCED BY SENATOR KOENIG.

Offered March 10, 2020.

Senate Substitute adopted March 10, 2020.

Taken up for Perfection March 10, 2020. Bill declared Perfected and Ordered Printed, as amended.

4010S.04P

ADRIANE D. CROUSE, Secretary.

#### AN ACT

To repeal section 595.220, RSMo, and to enact in lieu thereof five new sections relating to victims of sexual offenses.

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

Section A. Section 595.220, RSMo, is repealed and five new sections  $\mathbf{2}$ enacted in lieu thereof, to be known as sections 192.2520, 197.135, 595.201, 595.202, and 595.220, to read as follows: 3 192.2520. 1. Sections 192.2520 and 197.135 shall be known and may be cited as the "Justice for Survivors Act".  $\mathbf{2}$ 3 2. As used in this section, the following terms shall mean: 4 (1) "Appropriate medical provider", the same meaning as used in 5 section 595.220; 6 (2) "Department", the department of health and senior services; 7 (3) "Evidentiary collection kit", the same meaning as used in 8 section 595.220; 9 (4) "Forensic examination", the same meaning as used in section 595.220: 10 (5) "Telehealth", the same meaning as used in section 191.1145. 11 12 3. No later than July 1, 2022, there shall be established within the department a statewide telehealth network for forensic 13

SS SCS SB 569

14 examinations of victims of sexual offenses in order to provide access to

15 sexual assault nurse examiners (SANE) or other similarly trained 16 appropriate medical providers. A statewide coordinator for the 17 telehealth network shall be selected by the director of the department 18 of health and senior services and shall have oversight responsibilities 19 and provide support for the training programs offered by the network, 20 as well as the implementation and operation of the network.

4. The network shall provide mentoring and educational training
 services, including:

(1) Conducting a forensic examination of a victim of a sexual
offense, in accordance with best practices, while utilizing an
evidentiary collection kit;

26 (2) Proper documentation, transmission, and storage of the 27 examination evidence;

(3) Utilizing trauma-informed care to address the needs ofvictims;

30 (4) Utilizing telehealth technology while conducting a live 31 examination; and

32 (5) Providing ongoing case consultation and serving as an expert
 33 witness in event of a trial.

The network shall, in the mentoring and educational training services provided, emphasize the importance of obtaining a victim's informed consent to evidence collection, including issues involving minor consent, and the scope and limitations of confidentiality regarding information gathered during the forensic examination.

5. The training offered may be made available both online or in
person, including the use of video conferencing technology to connect
trained interdisciplinary experts with providers in a case-based
learning environment.

43 6. The network shall, through telehealth services available twenty-four hours a day, seven days a week, by a SANE or another 44 similarly trained appropriate medical provider, provide mentoring, 45consultation services, guidance, and technical assistance to appropriate 46medical providers during and outside of a forensic examination of a 47victim of a sexual offense. The network shall ensure that the system 48 through which the network provides telehealth services meets national 49 standards for interoperability to connect to telehealth systems. 50

51 7. The department may consult and enter into any necessary 52 contracts with any other local, state, or federal agency, institution of 53 higher education, or private entity to carry out the provisions of this 54 section, including, but not limited to, a contract to:

55

(1) Develop, implement, maintain, or operate the network;

56 (2) Train and provide technical assistance to appropriate 57 medical providers on conducting forensic examinations of victims of 58 sexual offenses and the use of telehealth services; and

(3) Provide consultation, guidance, or technical assistance to
appropriate medical providers using telehealth services during a
forensic examination of a victim of a sexual offense.

8. Beginning October 1, 2021, and each year thereafter, all
hospitals licensed under chapter 197 shall report to the department the
following information for the previous year:

65 (1) The number of forensic examinations of victims of a sexual
66 offense performed at the hospital;

(2) The number of forensic examinations of victims of a sexual
offense requested to be performed by a victim of a sexual offense that
the hospital did not perform and the reason why the examination was
not performed;

(3) The number of evidentiary collection kits submitted to a law
enforcement agency for testing; and

(4) After July 1, 2022, the number of appropriate medical
providers employed at or contracted with the hospital who utilized the
training and telehealth services provided by the network.

76 The information reported under this subsection and subsection 9 of this 77 section shall not include any personally identifiable information of any 78 victim of a sexual offense or any appropriate medical provider 79 performing a forensic examination of such victim.

80 9. Beginning January 1, 2022, and each year thereafter, the department shall make publicly available a report that shall include the 81 82 information submitted under subsection 8 of this section. The report shall also include, in collaboration with the department of public 83 safety, information about the number of evidentiary collection kits 84 submitted by a person or entity outside of a hospital setting, as well as 85 the number of appropriate medical providers utilizing the training and 86 telehealth services provided by the network outside of a hospital 87

88 setting.

89 10. (1) The funding for the network shall be subject to 90 appropriations. In addition to appropriations from the general 91 assembly, the department shall apply for available grants and shall be 92 able to accept other gifts, grants, bequests, and donations to develop 93 and maintain the network and the training offered by the network.

94 (2) There is hereby created in the state treasury the "Justice for Survivors Telehealth Network Fund", which shall consist of any gifts, 9596 grants, bequests, and donations accepted under this subsection. The state treasurer shall be custodian of the fund. In accordance with 97 sections 30.170 and 30.180, the state treasurer may approve 98 disbursements. The fund shall be a dedicated fund and money in the 99 fund shall be used solely by the department for the purpose of 100 developing and maintaining the network and the training offered by 101 102the network. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys 103 104 earned on such investments shall be credited to the fund.

105 11. The department shall promulgate rules and regulations in
106 order to implement the provisions of this section, including, but not
107 limited to, the following:

108 (1) The operation of a statewide telehealth network for forensic
109 examinations of victims of sexual offenses;

(2) The development of training for appropriate medical
providers conducting a forensic examination of a victim of a sexual
offense; and

(3) Maintenance of records and data privacy and security ofpatient information.

Any rule or portion of a rule, as that term is defined in section 536.010, 115116 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the 117118 provisions of chapter 536 and, if applicable, section 536.028. This 119section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to 120121delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking 122123authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void. 124

197.135. 1. Beginning January 1, 2023, any hospital licensed under this chapter shall perform a forensic examination using an  $\mathbf{2}$ 3 evidentiary collection kit upon the request and consent of the victim of a sexual offense, or the victim's guardian, when the victim is at least 4 5 fourteen years of age. In the case of minor consent, the provisions of 6 subsection 2 of section 595.220 shall apply. Victims under fourteen years of age shall be referred to a SAFE CARE provider, as such term 7 is defined in section 334.950, for medical or forensic evaluation and 8 9 case review. Nothing in this section shall be interpreted to preclude a 10 hospital from performing a forensic examination for a victim under fourteen years of age upon the request and consent of the victim or 11 victim's guardian, subject to the provisions of section 595.220 and the 12rules promulgated by the department of public safety. 13

14 2. An appropriate medical provider, as such term is defined in 15section 595.220, shall perform the forensic examination of a victim of 16 a sexual offense. The hospital shall ensure that any provider performing the examination has received training conducting such 17examinations that is, at a minimum, equivalent to the training offered 18 by the statewide telehealth network under subsection 4 of section 19 192.2520. If the provider is not a sexual assault nurse examiner (SANE), 20or another similarly trained physician or nurse, then the hospital shall 2122utilize telehealth services during the examination, such as those 23provided by the statewide telehealth network, to provide guidance and 24support through a SANE, or other similarly trained physician or nurse, 25who may observe the live forensic examination and who shall communicate with and support the onsite provider with the 26examination, forensic evidence collection, and proper transmission and 2728storage of the examination evidence.

3. The department of health and senior services may issue a waiver of the telehealth requirements of subsection 2 of this section if the hospital demonstrates to the department, in writing, a technological hardship in accessing telehealth services or a lack of access to adequate broadband services sufficient to access telehealth services. Such waivers shall be granted sparingly and for no more than a year in length at a time, with the opportunity for renewal at the department's discretion.

37

4. The department shall waive the requirements of this section

38 if the statewide telehealth network established under section 192.2520 ceases operation, the director of the department of health and senior 39 services has provided written notice to hospitals licensed under this 40 chapter that the network has ceased operation, and the hospital cannot, 41 in good faith, comply with the requirements of this section without 42assistance or resources of the statewide telehealth network. Such 43 waiver shall remain in effect until such time as the statewide telehealth 44 network resumes operation or until the hospital is able to demonstrate 4546 compliance with the provisions of this section without the assistance or resources of the statewide telehealth network. 47

5. The provisions of section 595.220 shall apply to the reimbursement of the reasonable costs of the examinations and the provision of the evidentiary collection kits.

595.201. 1. This section shall be known and may be cited as the 2 "Sexual Assault Survivors' Bill of Rights".

3 2. The rights provided to survivors in this section attach whenever a survivor is subject to a forensic examination, as provided 4 in section 595.220; and whenever a survivor is subject to an interview  $\mathbf{5}$ by a law enforcement official, prosecuting attorney, or defense 6 attorney. A survivor retains all the rights of this section at all times 7 regardless of whether the survivor agrees to participate in the criminal 8 9 justice system or in family court; and regardless of whether the 10 survivor consents to a forensic examination to collect sexual assault 11 forensic evidence. The following rights shall be afforded to sexual 12assault survivors:

13 (1) A survivor has the right to consult with an employee or volunteer of a rape crisis center during any forensic examination that 14 are subject to confidentiality requirements pursuant to section 455.003, 15as well as the right to have a support person of the survivor's choosing 16 present, subject to federal regulations as provided in 42 CFR 482; and 17during any interview by a law enforcement official, prosecuting 18 19 attorney, or defense attorney. A survivor retains this right even if the 20survivor has waived the right in a previous examination or interview; 21(2) Reasonable costs incurred by a medical provider for the 22forensic examination portion of the examination of a survivor shall be paid by the department of public safety, out of appropriations made for 23that purpose, as provided under section 595.220. Evidentiary collection 24

kits shall be developed and made available, subject to appropriations,
to appropriate medical providers by the highway patrol or its designees
and eligible crime laboratories. All appropriate medical provider
charges for eligible forensic examinations shall be billed to and paid by
the department of public safety;

30 (3) Before a medical provider commences a forensic examination 31 of a survivor, the medical provider shall provide the survivor with a 32 document to be developed by the department of public safety that 33 explains the rights of survivors, pursuant to this section, in clear 34 language that is comprehensible to a person proficient in English at the 35 fifth grade level, accessible to persons with visual disabilities, and 36 available in all major languages of the state. This document shall 37 include, but is not limited to:

(a) The survivor's rights pursuant to this section and other rules
and regulations by the department of public safety and the department
of health and senior services, which shall be signed by the survivor of
sexual assault to confirm receipt;

42 (b) The survivor's right to consult with an employee or volunteer 43 of a rape crisis center, to be summoned by the medical provider before 44 the commencement of the forensic examination, unless no employee or 45 volunteer of a rape crisis center can be summoned in a reasonably 46 timely manner, and to have present at least one support person of the 47 victim's choosing;

48 (c) If an employee or volunteer of a rape crisis center or a 49 support person cannot be summoned in a timely manner, the 50 ramifications of delaying the forensic examination; and

(d) After the forensic examination, the survivor's right to shower
at no cost, unless showering facilities are not reasonably available;

(4) Before commencing an interview of a survivor, a law
enforcement officer, prosecuting attorney, or defense attorney shall
inform the survivor of the following:

(a) The survivor's rights pursuant to this section and other rules
and regulations by the department of public safety and the department
of health and senior services, which shall be signed by the survivor of
sexual assault to confirm receipt;

60 (b) The survivor's right to consult with an employee or volunteer 61 of a rape crisis center during any interview by a law enforcement official, prosecuting attorney, or defense attorney, to be summoned by
the interviewer before the commencement of the interview, unless no
employee or volunteer of a rape crisis center can be summoned in a
reasonably timely manner;

66 (c) The survivor's right to have a support person of the 67 survivor's choosing present during any interview by a law enforcement 68 officer, prosecuting attorney, or defense attorney, unless the law 69 enforcement officer, prosecuting attorney, or defense attorney 70 determines in his or her good faith professional judgment that the 71 presence of that individual would be detrimental to the purpose of the 72 interview; and

(d) For interviews by a law enforcement officer, the survivor's
right to be interviewed by a law enforcement official of the gender of
the survivor's choosing. If no law enforcement official of that gender
is reasonably available, the survivor shall be interviewed by an
available law enforcement official only upon the survivor's consent;

(5) The right to counsel during an interview by a law
enforcement officer or during any interaction with the legal or criminal
justice systems within the state;

81 (6) A law enforcement official, prosecuting attorney, or defense
82 attorney shall not, for any reason, discourage a survivor from receiving
83 a forensic examination;

84 (7) A survivor has the right to prompt analysis of sexual assault
85 forensic evidence, as provided under section 595.220;

86 (8) A survivor has the right to be informed, upon the survivor's 87 request, of the results of the analysis of the survivor's sexual assault forensic evidence, whether the analysis yielded a DNA profile, and 88 whether the analysis yielded a DNA match, either to the named 89 perpetrator or to a suspect already in CODIS. The survivor has the 90 right to receive this information through a secure and confidential 91 message in writing from the crime laboratory so that the survivor can 9293 call regarding the results;

94 (9) A defendant or person accused or convicted of a crime 95 against a survivor shall have no standing to object to any failure to 96 comply with this section, and the failure to provide a right or notice to 97 a survivor under this section may not be used by a defendant to seek 98 to have the conviction or sentence set aside;

99 (10) The failure of a law enforcement agency to take possession of any sexual assault forensic evidence or to submit that evidence for 100 101 analysis within the time prescribed under section 595.220 does not alter the authority of a law enforcement agency to take possession of that 102103 evidence or to submit that evidence to the crime laboratory, and does not alter the authority of the crime laboratory to accept and analyze 104 the evidence or to upload the DNA profile obtained from that evidence 105106 into CODIS. The failure to comply with the requirements of this 107 section does not constitute grounds in any criminal or civil proceeding for challenging the validity of a database match or of any database 108 109 information, and any evidence of that DNA record shall not be excluded 110 by a court on those grounds;

111 (11) No sexual assault forensic evidence shall be used to prosecute a survivor for any misdemeanor crimes or any misdemeanor 112crime pursuant to sections 579.015 to 579.185; or as a basis to search for 113further evidence of any unrelated misdemeanor crimes or any 114 115misdemeanor crime pursuant to sections 579.015 to 579.185, that shall have been committed by the survivor, except that sexual assault 116 117 forensic evidence shall be admissible as evidence in any criminal or 118 civil proceeding against the defendant or person accused;

(12) Upon initial interaction with a survivor, a law enforcement officer shall provide the survivor with a document to be developed by the department of public safety that explains the rights of survivors, pursuant to this section, in clear language that is comprehensible to a person proficient in English at the fifth grade level, accessible to persons with visual disabilities, and available in all major languages of the state. This document shall include, but is not limited to:

(a) A clear statement that a survivor is not required to
participate in the criminal justice system or to receive a forensic
examination in order to retain the rights provided by this section and
other relevant law;

(b) Telephone and internet means of contacting nearby rape
crisis centers and employees or volunteers of a rape crisis center;

(c) Forms of law enforcement protection available to the
survivor, including temporary protection orders, and the process to
obtain such protection;

135

(d) Instructions for requesting the results of the analysis of the

136 survivor's sexual assault forensic evidence; and

137(e) State and federal compensation funds for medical and other 138costs associated with the sexual assault and any municipal, state, or federal right to restitution for survivors in the event of a criminal trial; 139 140 (13) A law enforcement official shall, upon written request by a survivor, furnish within fourteen days of receiving such request a free, 141 complete, and unaltered copy of all law enforcement reports concerning 142the sexual assault, regardless of whether the report has been closed by 143 144 the law enforcement agency;

145 (14) A prosecuting attorney shall, upon written request by a
146 survivor, provide:

147 (a) Timely notice of any pretrial disposition of the case;

(b) Timely notice of the final disposition of the case, including
the conviction, sentence, and place and time of incarceration;

(c) Timely notice of a convicted defendant's location, including
whenever the defendant receives a temporary, provisional, or final
release from custody, escapes from custody, is moved from a secure
facility to a less secure facility, or re-enters custody; and

154 (d) A convicted defendant's information on a sex offender
155 registry, if any;

(15) In either a civil or criminal case relating to the sexual assault, a survivor has the right to be reasonably protected from the defendant and persons acting on behalf of the defendant, as provided under section 595.209 and Article I, Section 32 of the Missouri Constitution;

161 (16) A survivor has the right to be free from intimidation,
162 harassment, and abuse, as provided under section 595.209 and Article
163 I, Section 32 of the Missouri Constitution;

(17) A survivor shall not be required to submit to a polygraph
examination as a prerequisite to filing an accusatory pleading, as
provided under 595.223, or to participating in any part of the criminal
justice system;

168 (18) A survivor has the right to be heard through a survivor 169 impact statement at any proceeding involving a post-arrest release 170 decision, plea, sentencing, post-conviction release decision, or any 171 other proceeding where a right of the survivor is at issue, as provided 172 under section 595.229 and Article I, Section 32 of the Missouri 174

173 Constitution.

3. For purposes of this section, the following terms mean:

(1) "CODIS", the Federal Bureau of Investigation's Combined DNA
Index System that allows the storage and exchange of DNA records
submitted by federal, state, and local DNA crime laboratories. The term
"CODIS" includes the National DNA Index System administered and
operated by the Federal Bureau of Investigation;

180 (2) "Crime", an act committed in this state which, regardless of whether it is adjudicated, involves the application of force or violence 181 or the threat of force or violence by the offender upon the victim and 182183 shall include the crime of driving while intoxicated, vehicular manslaughter and hit and run; and provided, further, that no act 184involving the operation of a motor vehicle, except driving while 185 intoxicated, vehicular manslaughter and hit and run, which results in 186 injury to another shall constitute a crime for the purpose of this 187 188 section, unless such injury was intentionally inflicted through the use of a motor vehicle. A crime shall also include an act of terrorism, as 189 190 defined in 18 U.S.C. Section 2331, which has been committed outside of 191 the United States against a resident of Missouri;

(3) "Crime laboratory", a laboratory operated or supported
financially by the state, or any unit of city, county, or other local
Missouri government that employs at least one scientist who examines
physical evidence in criminal matters and provides expert or opinion
testimony with respect to such physical evidence in a state court of
law;

(4) "Disposition", the sentencing or determination of a penalty or
punishment to be imposed upon a person convicted of a crime or found
delinquent or against who a finding of sufficient facts for conviction or
finding of delinquency is made;

(5) "Law enforcement official", a sheriff and his regular deputies,
municipal police officer, or member of the Missouri state highway
patrol and such other persons as may be designated by law as peace
officers;

(6) "Medical provider", any qualified health care professional,
hospital, other emergency medical facility, or other facility conducting
a forensic examination of the survivor;

209

(7) "Rape crisis center", any public or private agency that offers

210assistance to victims of sexual assault, as the term sexual assault is defined in section 455.010, who are adults, as defined by section 455.010, 211 212or gualified minors, as defined by section 431.056;

213(8) "Restitution", money or services which a court orders a 214defendant to pay or render to a survivor as part of the disposition;

215(9) "Sexual assault survivor", any person who is a victim of an 216 alleged sexual offense under sections 566.010 to 566.223 and, if the 217survivor is incompetent, deceased, or a minor who is unable to consent to counseling services, the parent, guardian, spouse, or any other 218219 lawful representative of the survivor, unless such person is the alleged 220assailant;

221(10) "Sexual assault forensic evidence", any human biological 222specimen collected by a medical provider during a forensic medical 223examination from an alleged survivor, as provided for in section 224595.220, including, but not limited to, a toxicology kit;

225(11) "Survivor", a natural person who suffers direct or threatened 226 physical, emotional, or financial harm as the result of the commission or attempted commission of a crime. The term "victim" also includes 227228the family members of a minor, incompetent or homicide victim.

595.202. 1. There is hereby created the "Missouri Rights of Victims of Sexual Assault Task Force" to consist of the following 2 3 members:

(1) The following four members of the general assembly:

5(a) Two members of the senate, with no more than one member 6 from the same political party and each member to be appointed by the 7president pro tempore of the senate; and

8 (b) Two members of the house of representatives, with no more than one member from the same political party and each member to be 9 appointed by the speaker of the house of representatives; 10

(2) The director of the department of health and senior services 11 12or his or her designee;

13(3) A private citizen appointed by the governor;

(4) A representative of a statewide coalition against domestic 1415and sexual violence appointed by the governor;

16(5) A representative of rape crisis centers appointed by the 17 governor;

(6) The superintendent of the Missouri highway patrol or his or 18

19 her designee;

20 (7) A law enforcement officer appointed by the governor;

(8) The director of the Missouri highway patrol crime lab or hisor her designee;

23 (9) An attorney appointed by the governor; and

24

(10) A representative of the Missouri Hospital Association.

25 2. The task force shall study nationally recognized best practices
 26 and make recommendations regarding:

(1) The development and implementation of an effective
mechanism for submitting, tracking, and investigating complaints
regarding the handling of, or response to, a sexual assault report or
investigation by any agency or organization involved in the response;

(2) The development of documentation for medical providers and
law enforcement officers, in conjunction with the department of public
safety, to provide to survivors informing them of their rights pursuant
to section 595.201;

35 (3) Whether a need exists for additional employees or volunteers
36 of a rape crisis center for victims of sexual assault, and if such a need
37 does exist, the task force shall:

(a) Create a plan for how the state can provide, in conjunction
with rape crisis centers, victims' advocates organizations, and the
department of health and senior services, additional employees or
volunteers of a rape crisis center to meet the needs identified; and

42

(b) Determine the cost of funding such a plan;

43 (4) Whether a need exists to expand the right to an employee or
44 volunteer of a rape crisis center beyond the medical examination and
45 law enforcement interview settings, and if such a need does exist, the
46 task force shall:

47

(a) Identify the scope and nature of the need; and

48 (b) Make recommendations on how best to fill that need, whether
49 legislatively or otherwise;

50 (5) Whether a need exists to provide for ongoing evaluation of 51 the implementation of these rights, and if such a need does exist, the 52 task force shall:

53 (a) Identify the scope and nature of the need; and

(b) Make recommendations on how best to fill that need, whether
legislatively or otherwise.

14

56 **3.** The task force shall:

57 (1) Collect data regarding sexual assault reporting, arrests, 58 prosecution rates, access to sexual assault victims services, and any 59 other data important for its deliberations and recommendations; and

60 (2) Collect feedback from stakeholders, practitioners, and 61 leadership throughout the state and local law enforcement, victim 62 services, forensic science practitioners, and health care communities 63 to inform development of future best practices or clinical guidelines 64 regarding the care and treatment of survivors.

4. The department of public safety shall provide administrative
support to the task force.

5. On or before December 31, 2021, the task force shall submit a report on its findings to the governor and general assembly. The report shall include any dissenting opinions in addition to any majority opinions.

71

#### 6. The task force shall expire on December 31, 2021.

595.220. 1. The department of public safety shall make payments to 2 appropriate medical providers, out of appropriations made for that purpose, to 3 cover the reasonable charges of the forensic examination of persons who may be 4 a victim of a sexual offense if:

5 (1) The victim or the victim's guardian consents in writing to the 6 examination; and

7 (2) The report of the examination is made on a form approved by the 8 attorney general with the advice of the department of public safety.

9 The department shall establish maximum reimbursement rates for charges
10 submitted under this section, which shall reflect the reasonable cost of providing
11 the forensic exam.

12 2. A minor may consent to examination under this section. Such consent 13 is not subject to disaffirmance because of minority, and consent of parent or 14 guardian of the minor is not required for such examination. The appropriate 15 medical provider making the examination shall give written notice to the parent 16 or guardian of a minor that such an examination has taken place.

3. The department of public safety, with the advice of the attorney
general, shall develop the forms and procedures for gathering, transmitting, and
storing evidence during and after the forensic examination under the provisions
of this section. The department of health and senior services shall develop a

checklist, protocols, and procedures for appropriate medical providers to refer to
while providing medical treatment to victims of a sexual offense, including those
specific to victims who are minors. The procedures for transmitting and storing
examination evidence shall include the following requirements:

(1) An appropriate medical provider shall provide electronic notification
to the appropriate law enforcement agency when the provider has a reported or
anonymous evidentiary collection kit;

(2) Within fourteen days of notification from the appropriate medical
provider, the law enforcement agency shall take possession of the evidentiary
collection kit;

31 (3) Within fourteen days of taking possession, the law enforcement agency32 shall provide the evidentiary collection kit to a laboratory;

33 (4) A law enforcement agency shall secure an evidentiary collection kit for34 a period of thirty years if the offense has not been adjudicated.

354. Evidentiary collection kits shall be developed and made available, subject to appropriation, to appropriate medical providers by the highway patrol 36 37 or its designees and eligible crime laboratories. Such kits shall be distributed with the forms and procedures for gathering evidence during forensic 38 39 examinations of victims of a sexual offense to appropriate medical providers upon request of the provider, in the amount requested, and at no charge to the medical 40 41 provider. All appropriate medical providers shall, with the written consent of the victim, perform a forensic examination using the evidentiary collection kit, or 4243other collection procedures developed for victims who are minors, and forms and procedures for gathering evidence following the checklist for any person 44 45presenting as a victim of a sexual offense.

5. In reviewing claims submitted under this section, the department shall first determine if the claim was submitted within ninety days of the examination. If the claim is submitted within ninety days, the department shall, at a minimum, use the following criteria in reviewing the claim: examination charges submitted shall be itemized and fall within the definition of forensic examination as defined in subdivision (6) of subsection 8 of this section.

52 6. All appropriate medical provider charges for eligible forensic 53 examinations shall be billed to and paid by the department of public safety. No 54 appropriate medical provider conducting forensic examinations and providing 55 medical treatment to victims of sexual offenses shall charge the victim for the 56 forensic examination. For appropriate medical provider charges related to the 57 medical treatment of victims of sexual offenses, if the victim is an eligible 58 claimant under the crime victims' compensation fund, the victim shall seek 59 compensation under sections 595.010 to 595.075.

60 7. The department of public safety shall establish rules regarding the reimbursement of the costs of forensic examinations for children under fourteen 61 years of age, including establishing conditions and definitions for emergency and 62 nonemergency forensic examinations and may by rule establish additional 63 64 qualifications for appropriate medical providers performing nonemergency forensic examinations for children under fourteen years of age. The department 6566 shall provide reimbursement regardless of whether or not the findings indicate 67 that the child was abused.

68

8. For purposes of this section, the following terms mean:

(1) "Anonymous evidentiary collection kit", an evidentiary collection kit collected from a victim[, or his or her designee,] who wishes to remain anonymous, but who has consented, or his or her designee has consented on his or her behalf, to the collection of the evidentiary collection kit[,] and to participate in the criminal justice process[, but who wishes to remain anonymous];

75 (2) "Appropriate medical provider":

(a) Any licensed nurse, physician, or physician assistant, and any
institution employing licensed nurses, physicians, or physician assistants,
provided that such licensed professionals are the only persons at such institution
to perform tasks under the provisions of this section; or

(b) For the purposes of any nonemergency forensic examination of a child
under fourteen years of age, the department of public safety may establish
additional qualifications for any provider listed in paragraph (a) of this
subdivision under rules authorized under subsection 7 of this section;

(3) "Component", any piece of evidence that contains, or may
contain, DNA related to the sexual offense for which the forensic
examination was performed and that is not stored or maintained within
the evidentiary collection kit;

(4) "Consent", the electronically documented authorization by the victim,
or his or her designee, to allow the evidentiary collection kit to be analyzed;

90 [(4)] (5) "Emergency forensic examination", an examination of a person 91 under fourteen years of age that occurs within five days of the alleged sexual 92 offense. The department of public safety may further define the term emergency 93 forensic examination by rule;

94 [(5)] (6) "Evidentiary collection kit", a kit used during a forensic 95 examination that includes materials necessary for appropriate medical providers 96 to gather evidence in accordance with the forms and procedures developed by the 97 department of public safety for forensic examinations;

98 [(6)] (7) "Forensic examination", an examination performed by an 99 appropriate medical provider on a victim of an alleged sexual offense to gather 100 evidence for the evidentiary collection kit or using other collection procedures 101 developed for victims who are minors;

102 [(7)] (8) "Medical treatment", the treatment of all injuries and health 103 concerns resulting directly from a patient's sexual assault or victimization;

104 [(8)] (9) "Nonemergency forensic examination", an examination of a 105 person under fourteen years of age that occurs more than five days after the 106 alleged sexual offense. The department of public safety may further define the 107 term nonemergency forensic examination by rule;

108 [(9)] (10) "Reported evidentiary collection kit", an evidentiary collection 109 kit collected from a victim, or his or her designee, who has consented to the 110 collection of the evidentiary collection kit and has consented to participate in the 111 criminal justice process;

[(10)] (11) "Unreported evidentiary collection kit", an evidentiary collection kit collected from a victim, or his or her designee, who has consented to the collection of the evidentiary collection kit but has not consented to participate in the criminal justice process.

9. The attorney general shall establish protocols and an electronicplatform to implement an electronic evidence tracking system that:

(1) Identifies, documents, records, and tracks evidentiary collection kits
and their components, including individual specimen containers, through their
existence from forensic examination, to possession by a law enforcement agency,
to testing, to use as evidence in criminal proceedings, and until disposition of
such proceedings;

123 (2) Assigns a unique alphanumeric identifier to each respective 124 evidentiary collection kit, and all its respective components, and to each 125 respective person, or his or her designees, who may handle an evidentiary test 126 kit;

127 (3) Links the identifiers of an evidentiary collection kit and its 128 components, which shall be machine-readable indicia; (4) Allows each person, or his or her designees, who is properly credentialed to handle an evidentiary test kit to check the status of an evidentiary test kit or its components and to save a portfolio of identifiers so that the person, or his or her designees, may track, obtain reports, and receive updates [of] on the status of evidentiary collection kits or their components; and

(5) Allows sexual assault victims, or their designees, [access in order to monitor the current status of their evidentiary test kit] to track and obtain reports on the status and location of their evidentiary collection kits. This shall be a secured web-based or similar electronic-based communications system that shall require sexual assault victims, or their designees, to register to access tracking and reports of their evidentiary collection kits.

141 10. Appropriate medical providers, law enforcement agencies, 142 laboratories, court personnel, persons or entities involved in the final 143 disposition or destruction of evidentiary collection kits, and all other 144 entities which and persons who have custody of evidentiary collection 145 kits shall participate in the electronic evidence tracking system.

146 11. The department of public safety, with the advice of the attorney general and the assistance of the department of health and 147 senior services, shall develop and retain within the state a central 148 repository for unreported evidentiary collection kits, where such kits 149 can be kept in a temperature-controlled environment that preserves the 150integrity of the evidence and diminishes degradation. Unreported 151152evidentiary collection kits shall be retained for a period of five years. In the case of a minor under the age of eighteen when the unreported 153kit was collected, the unreported evidentiary kit shall be retained for 154a period of five years after the victim attains the age of eighteen. 155

156 12. Records entered into the electronic evidence tracking system
157 shall be confidential and shall not be subject to disclosure under
158 chapter 610.

159 **13.** The department shall have authority to promulgate rules and 160 regulations necessary to implement the provisions of this section. Any rule or 161 portion of a rule, as that term is defined in section 536.010, that is created under 162 the authority delegated in this section shall become effective only if it complies 163 with and is subject to all of the provisions of chapter 536 and, if applicable, 164 section 536.028. This section and chapter 536 are nonseverable and if any of the

165  $\,$  powers vested with the general assembly pursuant to chapter 536 to review, to

166 delay the effective date, or to disapprove and annul a rule are subsequently held

167 unconstitutional, then the grant of rulemaking authority and any rule proposed

168 or adopted after August 28, 2009, shall be invalid and void.

## 1

# Unofficial

# Bill

Copy