FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 341

99TH GENERAL ASSEMBLY

Reported from the Committee on the Judiciary and Civil and Criminal Jurisprudence, April 13, 2017, with recommendation that the Senate Committee Substitute do pass.

1493S.04C

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal sections 567.030, 567.050, 567.060, and 589.400, RSMo, and to enact in lieu thereof five new sections relating to the offense of prostitution, with penalty provisions.

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

Section A. Sections 567.030, 567.050, 567.060, and 589.400, RSMo, are

- 2 repealed and five new sections enacted in lieu thereof, to be known as sections
- 3 567.030, 567.050, 567.060, 589.400, and 610.131, to read as follows:
 - 567.030. 1. A person commits the offense of patronizing prostitution if he
- 2 or she:
- 3 (1) Pursuant to a prior understanding, gives something of value to another
- 4 person as compensation for having engaged in sexual conduct with any person;
- 5 or
- 6 (2) Gives or agrees to give something of value to another person with the
- 7 understanding that such person or another person will engage in sexual conduct
- 8 with any person; or
- 9 (3) Solicits or requests another person to engage in sexual conduct with
- 10 any person in return for something of value.
- 11 2. It shall not be a defense that the person believed that the individual
- 12 he or she patronized for prostitution was eighteen years of age or older.
- 13 3. The offense of patronizing prostitution is a class B misdemeanor, unless
- 14 the individual who the person patronizes is less than eighteen years of age but
- 15 older than fourteen years of age, in which case patronizing prostitution is a class
- 16 [A misdemeanor] E felony.

- 4. The offense of patronizing prostitution is a class [E] **D** felony if the individual who the person patronizes is fourteen years of age or younger. Nothing in this section shall preclude the prosecution of an individual for the offenses of:
- 21 (1) Statutory rape in the first degree pursuant to section 566.032;
- 22 (2) Statutory rape in the second degree pursuant to section 566.034;
- 23 (3) Statutory sodomy in the first degree pursuant to section 566.062; or
- 24 (4) Statutory sodomy in the second degree pursuant to section 566.064.
 - 567.050. 1. A person commits the offense of promoting prostitution in the
 - 2 first degree if he or she knowingly:
- 3 (1) Promotes prostitution by compelling a person to enter into, engage in,
- 4 or remain in prostitution; or
- 5 (2) Promotes prostitution of a person less than sixteen years of age.
- 6 2. The term "compelling" includes:
- 7 (1) The use of forcible compulsion;
- 8 (2) The use of a drug or intoxicating substance to render a person
- 9 incapable of controlling his conduct or appreciating its nature;
- 10 (3) Withholding or threatening to withhold dangerous drugs or a narcotic
- 11 from a drug dependent person.
- 3. The offense of promoting prostitution in the first degree under
- 13 subdivision (1) of subsection 1 of this section is a class B felony. The
- 14 offense of promoting prostitution in the first degree under subdivision
- 15 (2) of subsection 1 of this section is a felony punishable by a term of
- 16 imprisonment not less than ten years and not to exceed fifteen years.
 - 567.060. 1. A person commits the offense of promoting prostitution in the
- 2 second degree if he or she knowingly:
- 3 (1) Promotes prostitution by managing, supervising, controlling or
- 4 owning, either alone or in association with others, a house of prostitution or a
- 5 prostitution business or enterprise involving prostitution activity by two or more
- 6 prostitutes; or
- 7 (2) Promotes prostitution of a person sixteen or seventeen years
- 8 of age.
- 9 2. The offense of promoting prostitution in the second degree is a class D
- 10 felony.
- 589.400. 1. Sections 589.400 to 589.425 shall apply to:
- 2 (1) Any person who, since July 1, 1979, has been or is hereafter convicted

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of, been found guilty of, or pled guilty or nolo contendere to committing, 4 attempting to commit, or conspiring to commit a felony offense of chapter 566, 5 including sexual trafficking of a child and sexual trafficking of a child under the 6 age of twelve, or any offense of chapter 566 where the victim is a minor, unless 7 such person is exempted from registering under subsection 8 of this section; or

- 8 (2) Any person who, since July 1, 1979, has been or is hereafter convicted 9 of, been found guilty of, or pled guilty or nolo contendere to committing, 10 attempting to commit, or conspiring to commit one or more of the following offenses: kidnapping or kidnapping in the first degree when the victim was a 11 12 child and the defendant was not a parent or guardian of the child; abuse of a 13 child under section 568.060 when such abuse is sexual in nature; felonious restraint or kidnapping in the second degree when the victim was a child and the 14 15 defendant is not a parent or guardian of the child; sexual contact or sexual intercourse with a resident of a nursing home or sexual conduct with a nursing 16 17 facility resident or vulnerable person in the first or second degree; endangering the welfare of a child under section 568.045 when the endangerment is sexual in 18 19 nature; genital mutilation of a female child, under section 568.065; promoting prostitution in the first degree; promoting prostitution in the second degree; 20 21promoting prostitution in the third degree; sexual exploitation of a minor; 22promoting child pornography in the first degree; promoting child pornography in 23 the second degree; possession of child pornography; furnishing pornographic material to minors; public display of explicit sexual material; coercing acceptance 2425 of obscene material; promoting obscenity in the first degree; promoting 26 pornography for minors or obscenity in the second degree; incest; use of a child 27 in a sexual performance; or promoting sexual performance by a child; 28 patronizing prostitution if the individual the person patronizes is less 29 than eighteen years of age; or
 - (3) Any person who, since July 1, 1979, has been committed to the department of mental health as a criminal sexual psychopath; or
- 32 (4) Any person who, since July 1, 1979, has been found not guilty as a 33 result of mental disease or defect of any offense listed in subdivision (1) or (2) of 34 this subsection; or
 - (5) Any juvenile certified as an adult and transferred to a court of general jurisdiction who has been convicted of, found guilty of, or has pleaded guilty or nolo contendere to committing, attempting to commit, or conspiring to commit a felony under chapter 566 which is equal to or more severe than aggravated sexual

39 abuse under 18 U.S.C. Section 2241, which shall include any attempt or 40 conspiracy to commit such offense;

- (6) Any juvenile fourteen years of age or older at the time of the offense who has been adjudicated for an offense which is equal to or more severe than aggravated sexual abuse under 18 U.S.C. Section 2241, which shall include any attempt or conspiracy to commit such offense;
- (7) Any person who is a resident of this state who has, since July 1, 1979, or is hereafter convicted of, been found guilty of, or pled guilty to or nolo contendere in any other state, or foreign country, or under federal, tribal, or military jurisdiction to committing, attempting to commit, or conspiring to commit an offense which, if committed in this state, would be a violation of chapter 566, or a felony violation of any offense listed in subdivision (2) of this subsection or has been or is required to register in another state or has been or is required to register under tribal, federal, or military law; or
 - (8) Any person who has been or is required to register in another state or has been or is required to register under tribal, federal, or military law and who works or attends an educational institution, whether public or private in nature, including any secondary school, trade school, professional school, or institution of higher education on a full-time or on a part-time basis or has a temporary residence in Missouri. "Part-time" in this subdivision means for more than seven days in any twelve-month period.
 - 2. Any person to whom sections 589.400 to 589.425 apply shall, within three days of conviction, release from incarceration, or placement upon probation, register with the chief law enforcement official of the county or city not within a county in which such person resides unless such person has already registered in that county for the same offense. Any person to whom sections 589.400 to 589.425 apply if not currently registered in their county of residence shall register with the chief law enforcement official of such county or city not within a county within three days. The chief law enforcement official shall forward a copy of the registration form required by section 589.407 to a city, town, village, or campus law enforcement agency located within the county of the chief law enforcement official, if so requested. Such request may ask the chief law enforcement official to forward copies of all registration forms filed with such official. The chief law enforcement official may forward a copy of such registration form to any city, town, village, or campus law enforcement agency, if so requested.

75 3. The registration requirements of sections 589.400 through 589.425 are lifetime registration requirements unless:

- (1) All offenses requiring registration are reversed, vacated or set aside;
- (2) The registrant is pardoned of the offenses requiring registration;
- 79 (3) The registrant is no longer required to register and his or her name 80 shall be removed from the registry under the provisions of subsection 6 of this 81 section; or
- 82 (4) The registrant may petition the court for removal or exemption from 83 the registry under subsection 7 or 8 of this section and the court orders the 84 removal or exemption of such person from the registry.
 - 4. For processing an initial sex offender registration the chief law enforcement officer of the county or city not within a county may charge the offender registering a fee of up to ten dollars.
 - 5. For processing any change in registration required pursuant to section 589.414 the chief law enforcement official of the county or city not within a county may charge the person changing their registration a fee of five dollars for each change made after the initial registration.
 - 6. Any person currently on the sexual offender registry for being convicted of, found guilty of, or pleading guilty or nolo contendere to committing, attempting to commit, or conspiring to commit, felonious restraint when the victim was a child and he or she was the parent or guardian of the child, nonsexual child abuse that was committed under section 568.060, or kidnapping when the victim was a child and he or she was the parent or guardian of the child shall be removed from the registry. However, such person shall remain on the sexual offender registry for any other offense for which he or she is required to register under sections 589.400 to 589.425.
 - 7. Any person currently on the sexual offender registry for having been convicted of, found guilty of, or having pleaded guilty or nolo contendere to committing, attempting to commit, or conspiring to commit promoting prostitution in the second degree, promoting prostitution in the third degree, public display of explicit sexual material, statutory rape in the second degree, and no physical force or threat of physical force was used in the commission of the crime may file a petition in the civil division of the circuit court in the county in which the offender was convicted or found guilty of or pled guilty or nolo contendere to committing, attempting to commit, or conspiring to commit the offense or offenses for the removal of his or her name from the sexual offender registry after ten

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111 years have passed from the date he or she was required to register.

- 8. Effective August 28, 2009, any person on the sexual offender registry for having been convicted of, found guilty of, or having pled guilty or nolo contendere to an offense included under subsection 1 of this section may file a petition after two years have passed from the date the offender was convicted or found guilty of or pled guilty or nolo contendere to the offense or offenses in the civil division of the circuit court in the county in which the offender was convicted or found guilty of or pled guilty or nolo contendere to the offense or offenses for removal of his or her name from the registry if such person was nineteen years of age or younger and the victim was thirteen years of age or older at the time of the offense and no physical force or threat of physical force was used in the commission of the offense, unless such person meets the qualifications of this subsection, and such person was eighteen years of age or younger at the time of the offense, and is convicted or found guilty of or pleads guilty or nolo contendere to a violation of section 566.068, 566.090, 566.093, or 566.095 when such offense is a misdemeanor, in which case, such person may immediately file a petition to remove or exempt his or her name from the registry upon his or her conviction or finding or pleading of guilty or nolo contendere to such offense.
- 9. (1) The court may grant such relief under subsection 7 or 8 of this section if such person demonstrates to the court that he or she has complied with the provisions of this section and is not a current or potential threat to public safety. The prosecuting attorney in the circuit court in which the petition is filed must be given notice, by the person seeking removal or exemption from the registry, of the petition to present evidence in opposition to the requested relief or may otherwise demonstrate the reasons why the petition should be denied. Failure of the person seeking removal or exemption from the registry to notify the prosecuting attorney of the petition shall result in an automatic denial of such person's petition. If the prosecuting attorney is notified of the petition he or she shall make reasonable efforts to notify the victim of the crime for which the person was required to register of the petition and the dates and times of any hearings or other proceedings in connection with that petition.
- (2) If the petition is denied, such person shall wait at least twelve months before petitioning the court again. If the court finds that the petitioner is entitled to relief, which removes or exempts such person's name from the registry, a certified copy of the written findings or order shall be forwarded by the court to the chief law enforcement official having jurisdiction over the offender and to the

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Missouri state highway patrol in order to have such person's name removed or exempted from the registry.

- 10. Any nonresident worker or nonresident student shall register for the duration of such person's employment or attendance at any school of higher education and is not entitled to relief under the provisions of subsection 9 of this section. Any registered offender from another state who has a temporary residence in this state and resides more than seven days in a twelve-month period shall register for the duration of such person's temporary residency and is not entitled to the provisions of subsection 9 of this section.
- 11. Any person whose name is removed or exempted from the sexual offender registry under subsection 7 or 8 of this section shall no longer be required to fulfill the registration requirements of sections 589.400 to 589.425, unless such person is required to register for committing another offense after being removed from the registry.
 - 610.131. 1. An individual who has pleaded guilty or has been convicted for the offense of prostitution under section 567.020 may apply to the court in which he or she pled guilty or was sentenced for an order to expunge from all official records all recordations of his or her arrest, plea, trial, or conviction.
 - 2. If the court determines, after hearing, that such person was acting under the influence of an agent when committing the offense that resulted in a plea of guilty or conviction under section 567.020, the court shall enter an order of expungement.
- 10 3. Upon granting of the order of expungement, the records and files maintained in any administrative or court proceeding in an 11 associate or circuit division of the circuit court under this section shall be confidential and only available to the parties or by order of the 13 court for good cause shown. The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea, 16 or conviction and as if such event had never taken place. No person as 17to whom such order has been entered shall be held thereafter under 18 any provision of any law to be guilty of perjury or otherwise giving a 19 false statement by reason of his or her failure to recite or acknowledge 20 such arrest, plea, trial, conviction, or expungement in response to any inquiry made of him or her for any purpose whatsoever and no such inquiry shall be made for information relating to an expungement

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23 under this section.

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