FIRST REGULAR SESSION

[PERFECTED]

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 8

95TH GENERAL ASSEMBLY

Reported from the Committee on the Judiciary and Civil and Criminal Jurisprudence, February 18, 2009, with recommendation that the Senate Committee Substitute do pass and be placed on the Consent Calendar.

Removed from the Consent Calendar February 24, 2009.

Re-reported from the Committee on the Judiciary and Civil and Criminal Jurisprudence, February 26, 2009, with recommendation that the Senate Committee Substitute do pass.

Senate Committee Substitute for Senate Bill No. 8, adopted March 4, 2009.

Taken up for Perfection March 4, 2009. Bill declared Perfected and Ordered Printed, as amended.

0194S.02P

TERRY L. SPIELER, Secretary.

AN ACT

To amend chapter 650, RSMo, by adding thereto one new section relating to crime laboratories.

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

Section A. Chapter 650, RSMo, is amended by adding thereto one new 2 section, to be known as section 650.059, to read as follows:

650.059. 1. There is hereby established within the department of public safety a "Crime Laboratory Review Commission" to provide independent review of any state or local Missouri crime laboratory receiving state-administered funding.

5 2. The commission shall consist of five members who shall be 6 citizens of this state, including one senior manager from a crime 7 laboratory within the state that is accredited by a body approved by 8 the department of public safety, one licensed law enforcement officer 9 employed by a county or municipality in a management position, one 10 prosecuting attorney, one criminal defense attorney, and the director 11 of the department of public safety or his or her designee.

3. Except for the director of the department of public safety or his or her designee, the members shall be appointed by the governor with the advice and consent of the senate. For the initial term, the prosecuting attorney and criminal defense attorney shall serve a term of two years. The law enforcement officer and the crime laboratory 17 senior manager shall serve an initial term of four years. Thereafter, all 18 appointments shall be for terms of four years. Except for the director 19 of the department of public safety or his or her designee, the governor 20 shall fill any vacancy by appointment for the unexpired term and each 21 member of the board shall hold office until such member's successor is 22 appointed and qualified.

4. If a member no longer meets the qualifications for which heor she was appointed, the member's seat shall be deemed vacant.

5. The members of the commission shall not receive
compensation for their services other than to receive reimbursement
costs directly associated with the execution of their commission duties.

6. The director of the department of public safety or his or her designee shall serve as chairman of the commission. The commission shall meet at least annually to review the current status of crime laboratories in this state. Three members of the commission shall constitute a quorum.

7. For the purposes of this section, the term "crime laboratory" shall mean any forensic science laboratory operated or supported financially by the state or any unit of city, county, or other local Missouri government receiving state-administered funding, and 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.

40 8. The commission shall have the power to:

(1) Assess the capabilities and needs of Missouri crime
laboratories, as well as their ability to deliver quality forensic services
in a timely manner to law enforcement agencies in the state of
Missouri;

45 (2) Authorize independent external investigations into 46 allegations of serious negligence or misconduct committed by 47 employees or contractors of a crime laboratory substantially affecting 48 the integrity of forensic results. The commission shall solicit input and 49 guidance from any appropriate expert as it deems necessary in the 50 investigation process;

51 (3) Appoint members to inspection or investigative teams to 52 assist in carrying out the duties described in subdivisions (1) and (2) of 53 this subsection; (4) Issue reprimands to crime laboratories and to employees or
contractors of crime laboratories found to be negligent or engaging in
misconduct in the execution of their responsibilities;

57 (5) Make recommendations for changes in procedure of crime 58 laboratories found to be negligent in the execution of their 59 responsibilities; and

60 (6) Issue reports to the director of the department of public 61 safety summarizing any findings of negligence or misconduct of a crime 62 laboratory or an employee or contractor of a crime laboratory and 63 making recommendations regarding revocation or suspension of grant 64 funding that the commission deems warranted.

9. The commission shall submit an annual report to the governor summarizing its activities and any suggestions to improve the quality management systems within the crime laboratories in the state, but shall not make recommendations related to relocation or consolidation of these crime laboratories.

10. The department of public safety shall have the authority to revoke any grant money from a crime laboratory if the laboratory does not cooperate with the commission or if allegations of serious misconduct or negligence are substantiated by the commission.

11. In the event the commission takes a vote concerning only a particular crime laboratory, the appointee serving as a senior manager of a crime laboratory or licensed law enforcement officer shall recuse himself or herself from such vote if it involves the crime laboratory employing such senior manager or a crime laboratory operated by the municipality employing such officer.