SENATE BILL NO. 908

95TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR GREEN.

Read 1st time February 8, 2010, and ordered printed.

TERRY L. SPIELER, Secretary.

4991S.01I

AN ACT

To repeal sections 192.735, 192.737, 192.739, 192.742, 192.745, 199.001, 199.003, 199.007, 199.009, 199.010, 199.029, 199.031, 199.037, 199.039, 199.041, 199.043, 199.051, and 304.028, RSMo, and to enact in lieu thereof eighteen new sections relating to the brain injury advisory council.

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

Section A. Sections 192.735, 192.737, 192.739, 192.742, 192.745, 199.001,

- 2 199.003, 199.007, 199.009, 199.010, 199.029, 199.031, 199.037, 199.039, 199.041,
- 3 199.043, 199.051, and 304.028, RSMo, are repealed and eighteen new sections
- 4 enacted in lieu thereof, to be known as sections 192.735, 192.737, 192.739,
- $5 \quad 192.742, 192.745, 199.001, 199.003, 199.007, 199.009, 199.010, 199.029, 199.031,$
- 6 199.037, 199.039, 199.041, 199.043, 199.051, and 304.028, to read as follows:

192.735. As used in sections 192.735 to 192.745, unless the context clearly

- 2 indicates otherwise, the following terms shall mean:
- 3 (1) "[Department", the department of health and senior services;
- 4 (2) "Head] Brain injury" or "traumatic [head] brain injury", a sudden
- 5 insult or damage to the brain or its coverings, not of a degenerative nature. Such
- 6 insult or damage may produce an altered state of consciousness and may result
- 7 in a decrease of one or more of the following: mental, cognitive, behavioral or
- 8 physical functioning resulting in partial or total disability. Cerebral vascular
- 9 accidents, aneurisms and congenital deficits are specifically excluded from this
- 10 definition;
- 11 (2) "Department", the department of health and senior services;
- 12 (3) "Spinal cord injury", an injury that occurs as a result of trauma, which
- 13 may involve spinal vertebral fracture, and where the injured person suffers two

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

14 or more of the following effects either immediately or within forty-eight hours of

- 15 injury:
- 16 (a) Effects on the sensory system including numbness, tingling or loss of
- 17 sensation in the body or in one or more extremities;
- 18 (b) Effects on the motor system including weakness or paralysis in one or
- 19 more extremities;
- 20 (c) Effects on the visceral system including bowel or bladder dysfunction
- 21 or hypotension.
 - 192.737. 1. The department of health and senior services shall establish
 - 2 and maintain an information registry and reporting system for the purpose of
 - 3 data collection and needs assessment of [head] brain and spinal cord injured
 - 4 persons in this state.
- 5 2. Reports of traumatic [head] brain and spinal cord injuries shall be
- 6 filed with the department by a treating physician or his designee within seven
- 7 days of identification. The attending physician of any patient with traumatic
- 8 [head] brain or spinal cord injury who is in the hospital shall provide in writing
- 9 to the chief administrative officer the information required to be reported by this
- 10 section. The chief administrative officer of the hospital shall then have the duty
- 11 to submit the required reports.
- 12 3. Reporting forms and the manner in which the information is to be
- 13 reported shall be provided by the department. Such reports shall include, but
- 14 shall not be limited to, the following information: name, age, and residence of the
- 15 injured person, the date and cause of the injury, the initial diagnosis and such
- 16 other information as required by the department.
 - 192.739. 1. All reports and records made pursuant to sections 192.735 to
 - 2 192.744 and maintained by the department and other appropriate persons,
 - 3 officials and institutions pursuant to sections 192.735 to 192.744 shall be
- 4 confidential. Information shall not be made available to any individual or
- 5 institution except to:

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- (1) Appropriate staff of the department;
- 7 (2) Any person engaged in a bona fide research project, with the
- 8 permission of the director of the department, except that no information
- 9 identifying the subjects of the reports or the reporters shall be made available to
- 10 researchers unless the department requests and receives consent for such release
- 11 pursuant to the provisions of this section;
- 12 (3) The Missouri [head] brain injury advisory council, except that no

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information identifying the subjects of the reports or the reporters shall be made available to the council unless consent for release is requested and received pursuant to the provisions of this section. Only information pertaining to [head] **brain** injuries as defined in section 192.735 shall be released to the council.

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- 2. The department shall not reveal the identity of a patient, a reporting physician or hospital, except that the identity of the patient may be released upon written consent of the patient, parent or guardian, the identity of the physician may be released upon written consent of the physician, and the identity of the hospital may be released upon written consent of the hospital.
- 3. The department shall request consent for release from a patient, a reporting physician or hospital only upon a showing by the applicant for such release that obtaining the identities of certain patients, physicians or hospitals is necessary for his research.
- 4. The department shall at least annually compile a report of the data accumulated through the reporting system established under section 192.737 and shall submit such data relating to [head] brain injuries as defined in section 192.735 and in accordance with confidentiality restrictions established pursuant to sections 192.735 to 192.744 to the director of the Missouri [head] brain injury advisory council.

192.742. The department, in consultation with the Missouri [head] brain injury advisory council, shall promulgate rules and regulations necessary to carry out the provisions of sections 192.735 to 192.744, pursuant to the provisions of section 192.006 and chapter 536, RSMo.

192.745. 1. The "Missouri [Head] Brain Injury Advisory Council" [is hereby established as created by executive order of the governor on March 5, 2 1985, is hereby transferred to the department of health and senior 3 services by executive order 05-09 issued on February 2, 2005. [The council shall consist of twenty-five members.] The members of the council that 5 are serving on [August 13, 1986] February 2, 2005, shall continue [serving on 6 7 the following basis: the two members of the council who are members of the house of representatives and appointed by the speaker of the house of 8 representatives shall serve for the remainder of their terms; the two members of 10 the council who are members of the senate appointed by the president pro tempore of the senate shall serve for the remainder of their terms; and the 11 remaining twenty-one members shall determine by lot which seven are to have 12a one-year term, which seven are to have a two-year term, and which seven are

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to have a three-year term] to fulfill their current terms. Through attrition, 14 the council shall decrease from the present twenty-five members to fifteen members. Thereafter, the successors to each of these [twenty-one] 16 17members shall serve a three-year term and until the member's successor is appointed by the governor with the advice and consent of the senate. [In 18 19 addition, two members who are members of the house of representatives shall be 20 appointed by the speaker of the house and two members who are members of the senate shall be appointed by the president pro tempore of the senate. The 2122members appointed by the governor shall represent] shall be appointed on the 23 following basis: four people with [head] brain injuries[,] or relatives of 24persons with [head] brain injuries, [proprietary schools as defined in section 173.600, RSMo,] and eleven others from professional groups, health 25institutions, [or] community groups, and private industry [and state agencies 26 27 which administer programs regarding mental health, education, public health, public safety, insurance, and Medicaid. The appointment of individuals 28 29 representing state agencies shall be conditioned on their continued employment with their respective agencies]. In addition to the fifteen council members, 30 individuals representing state agencies with services that impact brain 31 injury survivors and their families shall participate on the council in 32 an ex officio, nonvoting capacity. These individuals shall be appointed 33 34 by the respective agency.

- 2. The Missouri [head] brain injury advisory council is assigned to the [division of general services in the office of administration] department. The [office of administration] department shall submit estimates of requirements for appropriations on behalf of the council for the necessary staff and expenses to carry out the duties and responsibilities assigned by the council. [Such staff shall consist of a director and other support staff.]
- 3. Meetings of the full council shall be held at least [every ninety days] four times a year or at the call of the council chairperson, who shall be elected by the council. Subcommittees may meet on an as needed basis.
- 4. [Each member shall, subject to appropriations, be reimbursed for reasonable and necessary expenses actually incurred in the performance of the member's official duties.] Members of the council shall not receive any compensation for their services, but they shall, subject to appropriations, be reimbursed for actual and necessary expenses incurred in the performance of their duties from funds appropriated

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- 5. The council shall adopt written procedures to govern its 52 activities. [Staff and consultants shall be provided for the council from 53 appropriations requested by the commissioner of the office of administration for 54 such purpose.]
- 55 6. The council, under the direction of the department, shall make 56 recommendations to the [governor] department director for developing and 57 administering a state plan to provide services for [head] brain injured persons.
 - 7. No member of the council may participate in or seek to influence a decision or vote of the council if the member would be directly involved with the matter or if the member would derive income from it. A violation of the prohibition contained herein shall be grounds for a person to be removed as a member of the council by the [governor] department director.
 - 8. The council shall be advisory and shall:
 - (1) Promote meetings and programs for the discussion of reducing the debilitating effects of [head] brain injuries and disseminate information in cooperation with any other department, agency or entity on the prevention, evaluation, care, treatment and rehabilitation of persons affected by [head] brain injuries;
 - (2) Study and review current prevention, evaluation, care, treatment and rehabilitation technologies and recommend appropriate preparation, training, retraining and distribution of manpower and resources in the provision of services to [head-injured] brain-injured persons through private and public residential facilities, day programs and other specialized services;
- 74 (3) Recommend [what] specific methods, means and procedures [should 75 be adopted] to improve and upgrade the state's service delivery system for [head-injured] brain-injured citizens of this state;
- (4) Participate in developing and disseminating criteria and standards which may be required for future funding or licensing of facilities, day programs and other specialized services for [head-injured] brain-injured persons in this state;
 - (5) Report annually to the [commissioner of administration, the governor, and the general assembly] director of the department of health and senior services on its activities, and on the results of its studies and the recommendations of the council.
 - 9. The [office of administration] **department** may accept on behalf of the

86 council federal funds, gifts and donations from individuals, private organizations 87 and foundations, and any other funds that may become available.

199.001. As used in sections 199.001 to [199.055] **199.051**, the following 2 terms mean:

- 3 (1) "[Division", the division of injury prevention, head injury 4 rehabilitation and local health services of the department of health and senior 5 services;
- 6 (2) "Head] **Brain** injury" includes [head] **brain** injury[,] **and** traumatic 7 [head] **brain** injury[, and spinal cord injury] as defined in section 192.735, 8 RSMo;
- 9 (2) "Department", the department of health and senior services 10 adult head injury program;
- 11 (3) "Injury or trauma", any unintentional or intentional damage to the 12 body resulting from acute exposure to thermal, mechanical, electrical, or chemical 13 energy or from the absence of such essentials as heat or oxygen;
- 14 (4) "Rehabilitation", a comprehensive series of interventions for physical, 15 medical, cognitive and psychological disabilities designed to restore a person to 16 his maximum functional potential.
- 199.003. 1. [The "Division of Injury Prevention, Head Injury Rehabilitation and Local Health Services" is hereby created and shall be a division of the department of health and senior services.] The [division] department shall have the responsibility, subject to appropriations, of ensuring that injury prevention and [head] brain injury rehabilitation evaluation, [case management] service coordination, treatment, rehabilitation, and community support services are accessible, wherever possible. [The division shall have and exercise supervision of division rehabilitation facilities, residential programs and specialized services operated by the division and oversight of facilities, programs and services funded by the division. The division may also 10 plan for prevention, treatment, rehabilitation and care, including hospice, for 11 persons with other diseases as determined by the general assembly by 12appropriations. The division shall also have responsibilities for the support, 13 development, and coordination of local health services.] 14
- 15 2. The powers, functions and duties of the [division] **department** shall include the following:
- 17 (1) [Provision of funds for] Planning and implementing, in cooperation 18 with the Missouri [head] brain injury advisory council [and implementation of],

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accessible programs to [rehabilitate and care for] promote rehabilitation and community reintegration of persons with [head injuries, injury prevention and research] brain injuries;

- (2) Provision of technical assistance and training to community-based programs [and assistance and cooperation to programs of political subdivisions designed to assist in planning and implementing quality services] assisting persons with brain injuries;
- (3) Assurance of [program] quality [in compliance with such appropriate standards for residential facilities, day programs, and specialized programs as may be established by the division] for brain injury services funded by the department;
- (4) Sponsorship and encouragement of research into the causes, effects, prevention, treatment and rehabilitation of injuries and appropriateness and cost and benefit effectiveness of [head] brain injury rehabilitation, residential programs and specialized services;
- 34 (5) Provision of public information relating to injury prevention and 35 [head] brain injury treatment and rehabilitation;
- 36 (6) Cooperation with nonstate governmental agencies and [the] private 37 sector [in establishing, conducting, integrating and coordinating] programs and 38 projects relating to injury prevention and [head] **brain** injury treatment and 39 rehabilitation;
- 40 (7) [Review and oversight of those portions of the department's annual budget which are directed for injury prevention and head injury services;
- 42 (8) Encouragement of the utilization, support, assistance and dedication 43 of volunteers to assist persons affected by head injuries to be accepted and 44 integrated into normal community activities;
- 45 (9) Support, development, and coordination of local health services, which 46 shall include but shall not be limited to:
- 47 (a) Professional resources and staff development;
- 48 (b) Services assessment and coordination;
 - (c) Standards development, implementation and quality assurance;
- 50 (d) Provision of basic public health services in areas not served by local 51 public health agencies;
- 52 (e) Fiscal resources and management;
- 53 (f) Technical assistance; and
- 54 (g) Assistance with public health problems, emergencies and conditions

Receiving federal grants and aids for injury prevention and for persons with brain injuries and brain injury rehabilitation under the terms of the grants and aids and administering or paying them out. The director shall approve such applications for federal assistance administered through the department as may be considered advisable in consultation with the Missouri brain injury advisory council;

- (8) Promulgating rules under the provisions of this section, as necessary to prescribe policies or standards which affect charging and funding of adult brain injury rehabilitation services. The rules applicable to each program or service operated or funded by the department shall be available for public inspection and review at such program or service. The rules and policies shall be compatible with and appropriate to the program mission, population served, size, type of service, and other reasonable classifications;
- 69 (9) Promulgating reasonable rules relative to the implementation 70 of participant rights described in sections 199.001 to 199.051;
 - (10) Promulgating rules setting forth a reasonable standard means test which shall be applied to all programs and services funded by the department in determining eligibility for such services.
 - 3. Any rule or portion of a rule, as that term is defined in section 536.010, 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 provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2010, shall be invalid and void.

199.007. The Missouri [head] brain injury advisory council, created by section 192.745, RSMo, shall act as the advisory body to the [division and the division] department and department director. Any power or function of the [division] department requiring planning activities shall be undertaken with the direct input and cooperation of the advisory council. The [division] department shall not undertake or duplicate any activity or function of the council under the provisions of section 192.745, RSMo.

199.009. 1. The [division] department may provide injury prevention,

2 and [head] brain injury evaluation, care, treatment, rehabilitation and such

- 3 related services directly or through contracts from private and public vendors in
- 4 this state, the quality of the services being equal, appropriate and consistent with
- 5 professional advice in the least restrictive environment and as close to an
- 6 individual's home community as possible, with funds appropriated for this
- 7 purpose.
- 8 2. If it is determined through a comprehensive evaluation that a person
- 9 [is suffering from a head] has a traumatic brain injury so as to require the
- 10 coordination of provision of services, including other state governmental agencies,
- 11 nongovernmental and the private sector, and if such person, such person's parent,
- 12 if the person is a minor, or legal guardian, so requests, the [division]
- 13 department shall, within the limits of available resources and subject to
- 14 relevant federal and state laws, secure a comprehensive program of any necessary
- 15 services for such person. Such services [may include, but need not be limited to,
- 16 the following:
- 17 (1) Assessment and evaluation;
- 18 (2) Case management;
- 19 (3) Counseling;
- 20 (4) Respite care;
- 21 (5) Recreation;
- 22 (6) Rehabilitation;
- 23 (7) Cognitive retraining;
- 24 (8) Prevocational rehabilitation;
- 25 (9) Residential care;
- 26 (10) Homemaker services;
- 27 (11) Day activity programs;
- 28 (12) Supported living;
- 29 (13) Referral to appropriate services;
- 30 (14) Transportation;
- 31 (15) Supported work], if provided by the department, shall be 32 directed toward preparation for education or vocational achievement, 33 independent living, and community participation. Long-term needs 34 shall be identified and efforts made to link participants with 35 appropriate resources.
- 36 3. In securing the comprehensive program of services, the [division] department shall involve the [patient] participant, his or her family or his

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or her legal guardian in decisions affecting his or her care, rehabilitation, services or referral. The quality of the services being equal, appropriate and consistent with professional advice, services shall be offered in the least restrictive environment and as close to an individual's home community as possible.

4. In accordance with state and federal law, no service or program operated or funded by the department shall deny admission or other services to any person because of the person's race, sex, creed, marital status, national origin, handicap, or age.

199.010. The curators of the University of Missouri shall provide for the care of persons needing [head] brain injury and other rehabilitation and further, for the treatment and commitment of persons having tuberculosis subject to appropriation by the general assembly.

199.029. 1. The [division] department shall promulgate rules under the provisions of this section and chapter 536, RSMo, as necessary to prescribe policies or standards which affect charging and funding of residential care rehabilitation programs and specialized services for persons with [head] brain injuries available to the public. The rules applicable to each facility, program or service operated or funded by the [division] department shall be available for public inspection and review at such facility, program or service. These rules shall not apply to facilities, programs or services operated or provided by curators of the University of Missouri.

2. The rules, operating regulations and facility policies shall be compatible with and appropriate to the facility or program mission, population served, size, type of service and other reasonable classifications. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of section 536.024, RSMo.

199.031. 1. The [division] department may receive federal grants and aids for injury prevention and for persons with [head] brain injuries and [head] brain injury rehabilitation under the terms of the grants and aids and administer or pay them out subject to the provisions attached.

2. The director shall approve such applications for federal assistance administered through the [division] **department** as may be considered advisable after consultation with the Missouri [head] **brain** injury advisory council.

199.037. The director of the [division] department shall promulgate reasonable rules relative to the implementation of patient rights described in

3 sections 199.001 to [199.055] 199.051. These rules shall not apply to facilities,

4 programs or services operated or provided by the curators of the University of

5 Missouri.

199.039. The director of the [division] department shall promulgate rules setting forth a reasonable standard means test which shall be applied to all facilities, programs and services operated or funded by the [division] department in determining the amount to be charged to persons receiving services. Notwithstanding other provisions of sections 199.001 to [199.055] 199.051, the department shall accept funds from federal reimbursement, third-party reimbursement, private pay or other funding sources.

199.041. 1. Any probate division of the circuit court having knowledge of
the existence of an estate of a patient receiving services from residential facilities
or other programs operated or funded by the [division] department shall
promptly notify the director of the nature and extent of the estate and the
identity of the attorney of record and conservator. The director shall then apply
the standard means test contained in the rules of the [division] department to
determine if the estate shall be charged for services rendered by the [division]
department.

- 2. If the director determines that the estate should be charged for the evaluation, care, treatment, rehabilitation or room and board provided or funded by the [division] department, and notifies the conservator, the conservator shall pay the charges. If the conservator fails to pay for the charges, after reasonable delay, the head of the [division] department, residential facility or day program may discharge the patient.
- 3. The decision of the director shall be final, and appeal may be made to 15 the circuit court of Cole County or the county where the person responsible for 16 payment resides in the manner provided by chapter 536, RSMo. The director 17 shall notify the conservator and the supervising court of such failure to pay for 18 services rendered by a facility or program operated or funded by the [division] 19 20 department at least thirty days before the patient is discharged. If the conservator appeals the decision of the director, the patient shall remain in the 21 22facility or program pending final disposition of the appeal.

199.043. In accordance with state and federal law, no residential facility,
2 day program or specialized service operated or funded by the [division]
3 department shall deny admission or other services to any person because of his
4 race, sex, creed, marital status, national origin, handicap or age.

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199.051. The [division] **department** may inspect any facility or program
2 at any time if a contract has been issued or an application for a contract has been
3 filed.

304.028. 1. There is hereby created in the state treasury for use by the [Missouri Head Injury Advisory Council] department of health and senior services a fund to be known as the "[Head] Brain Injury Fund". All judgments collected pursuant to this section, federal grants, private donations and any other moneys designated for the [head] brain injury fund shall be deposited in the fund. Moneys deposited in the fund shall, upon appropriation by the general assembly to the [office of administration] department of health and senior services, be received and expended by the [council] department of health and senior services for the purpose of transition and integration of medical, social 9 and educational services or activities for purposes of outreach and short-term 10 supports to enable individuals with traumatic [head] brain injury and their 11 families to live in the community[, including counseling and mentoring the families]. Notwithstanding the provisions of section 33.080, RSMo, to the 13 contrary, any unexpended balance in the [head] brain injury fund at the end of 14 any biennium shall not be transferred to the general revenue fund. 15

- 2. In all criminal cases including violations of any county ordinance or any violation of criminal or traffic laws of this state, including an infraction, there shall be assessed as costs a surcharge in the amount of two dollars. In all cases involving a violation of an intoxicated-related traffic offense, as defined under section 577.023, an intoxicated-related boating offense, as defined under section 306.118, or a child passenger restraint offense under section 307.179, there shall be an additional surcharge in the amount of ten dollars. No such surcharge shall be collected in any proceeding involving a violation of an ordinance or state law when the proceeding or defendant has been dismissed by the court or when costs are to be paid by the state, county or municipality.
- 3. Such surcharge shall be collected and distributed by the clerk of the court as provided in sections 488.010 to 488.020, RSMo. The surcharge collected pursuant to this section shall be paid to the state treasury to the credit of the [head] brain injury fund established in this section.

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