FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 82

99TH GENERAL ASSEMBLY

	mittee on Government Reform, placed on the Consent Calendar	ommendation that the Senate Committee
00000 000		ADRIANE D. CROUSE, Secretary

AN ACT

To repeal sections 2.050, 2.060, 3.010, 3.140, 3.142, 3.150, 23.020, 23.040, and 23.050, RSMo, and to enact in lieu thereof nine new sections relating to the duties and functions of the joint committee on legislative research, with an emergency clause for a certain section.

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

Section A. Sections 2.050, 2.060, 3.010, 3.140, 3.142, 3.150, 23.020, 23.040, and 23.050, RSMo, are repealed and nine new sections enacted in lieu thereof, to be known as sections 2.050, 2.060, 3.010, 3.140, 3.142, 3.150, 23.020, 23.040, and 23.050, to read as follows:

2.050. The complete printed copies of laws, resolutions, constitutional amendments and measures when printed and bound shall be delivered to the revisor of statutes who shall distribute [one copy without cost to each member of the general assembly and one copy each, without cost, to every county circuit clerk, circuit judge, associate circuit judge, prosecuting attorney, and sheriff. One copy each, without cost, shall be delivered to other officers, institutions and agencies who are entitled to copies of the Revised Statutes of Missouri under section 3.130, if requested] such copies in accordance with section 3.130.

2.060. The revisor of statutes may sell copies of the laws and resolutions, not [required by this chapter] **otherwise authorized** to be distributed without charge, at actual cost of printing and binding, as determined by the joint committee on legislative research, plus the cost of delivery, and the money received therefor shall be paid to the director of revenue and deposited in the state treasury to the credit of the statutory revision fund.

3.010. [Only upon the adoption of a concurrent resolution by the general assembly] In accordance with Article III, Section 34 of the Missouri $\mathbf{2}$ 3 **Constitution, at least every ten years** the revised statutes of Missouri shall be printed, published and distributed in as many volumes as the committee on 4 legislative research (herein called "the committee") shall determine, and such 5publication shall be under the direction and supervision of the committee. The 6 annotations or supplements may be printed separately and without a concurrent 7 resolution being adopted by the general assembly. The cost of printing, binding 8 and delivery of such publication [shall] may be paid from funds appropriated 9 10 from the general revenue for that purpose.

3.140. The committee on legislative research may, through the revisor of statutes, sell copies of the revised statutes of Missouri, and any supplement or edition of pocket parts thereto, in print and/or in a web-based electronic format at a price to be determined by the committee, taking into account the cost of printing and binding, producing the statutes and maintaining the website, including the cost of delivery, and the money received therefor shall be paid to the director of revenue and deposited in the state treasury to the credit of the [general revenue] statutory revision fund as required under section 3.142.

3.142. 1. There is hereby established in the state treasury a revolving fund known as the "Statutory Revision Fund", and which shall receive funds paid $\mathbf{2}$ 3 to the revisor of statutes for sales of the revised statutes of Missouri or any supplement thereto, whether in printed, electronic, magnetic, or other form and 4 funds received for any other service for which there is a fee charged by the 5committee on legislative research. The committee on legislative research shall 6 7 determine the form and any fees or charges for the statutes or services. The state treasurer shall be custodian of the fund and shall make disbursements from the 8 fund for enhancing or producing the electronic form of the revised statutes in a 9 10 computer readable form, enhancing the electronic processing of computerized legislative drafting and such other purposes authorized by the joint committee on 11 legislative research upon appropriation by the general assembly. Moneys in the 12fund may also be used at the direction of the committee on legislative research 13 to provide the revised statutes of Missouri and any supplement thereto to public 14 15libraries of this state in a computer readable format for use by patrons of the 16 libraries.

17 2. Any unexpended balance in the fund at the end of any biennium [not 18 to exceed twice the cost of providing the annual supplement to the revised statutes of Missouri] is exempt from the provisions of section 33.080 relating totransfer of unexpended balances to the ordinary revenue fund.

3.150. Notwithstanding the provisions of this chapter to the contrary the revisor of statutes is hereby directed to codify all sections of law or portions of $\mathbf{2}$ sections of law imposing court costs, fees, miscellaneous charges and surcharges 3 imposed in connection with filing and prosecution of judicial cases, both civil and 4 criminal, into one chapter of the revised statutes of Missouri. The revisor shall $\mathbf{5}$ recodify those sections or portions of sections of existing law which impose such 6 court costs, [including, but not limited to, sections 56.310, 56.765, 57.280, 57.290, 7 8 57.955, 66.110, 67.133, 193.205, 193.265, 221.070, 221.120, 455.205, 476.053, 9 478.401, 479.260, 479.261, 482.345, 483.500, 483.505, 483.530, 483.535, 483.550, 10 483.580, 483.591, 485.100, 485.120, 487.170, 488.305, 488.605, 488.1005, 488.1010, 491.280, 491.420, 494.455, 494.480, 513.623, 517.151, 561.035, 577.048, 11 590.140 and 595.045, chapters 514 and 550, subsection 2 of sections 476.385 and 1213 488.2205,] and any other sections or portions of sections of law which impose such court costs, both existing and future, into one chapter of the revised statutes 14 15which deals with court costs, which shall be titled to reflect that all sections relating to such court costs are contained within said chapter. From time to time, 16 17 the revisor of statutes shall call upon the state courts administrator for assistance in determining what sections, or portions of sections, of law impose 18 19 court costs for purposes of this section.

23.020. The committee shall perform the following services for the 2 members of the general assembly:

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(1) Provide a research and reference service on legislative problems;

4 (2) Upon written request, make investigation into legislative and 5 governmental institutions of this state or other states to aid the general 6 assembly;

7 (3) Upon written request, assist and cooperate with any interim legislative
8 committee or commission created by the general assembly;

9 (4) Upon written request, draft or aid in drafting revision bills under 10 section 23.045, and any resolutions[, memorials] and amendments directly 11 related to any revision bill or the duties and functions of the joint 12 committee on legislative research, and render any other service in connection 13 therewith for any member of the general assembly; and

14 (5) (a) Establish and maintain an electronic database of all 15 reports required to be submitted to the general assembly under state statute. The committee shall provide public access to the reports
contained in such database on the committee's website and the official
websites of the Missouri senate and Missouri house of representatives.
(b) Notwithstanding any other provision of law and beginning
January 1, 2018, all reports required by statute to be submitted to the
general assembly shall be electronically submitted to the committee in
a format determined by the committee for inclusion on the database

23 established under this subdivision.

(c) The website access to the database shall include links to all
reports submitted, and reports in the database shall be organized and
categorized in a manner which facilitates ease of access and user
friendliness.

23.040. From the time the general assembly of the state convenes until $\mathbf{2}$ it is adjourned finally, the committee on legislative research, through its representatives, shall give consideration to and service concerning any bill before 3 the general assembly requested by any member of the senate or the house of 4 5 representatives or any committee of the general assembly having the bills before 6 it for consideration. This service shall continue after adjournment and during any recess or vacation. Employees of the committee shall not oppose or urge 7 legislation but, upon request, shall assist members of the general assembly as to 8 9 bills, resolutions and measures, [draft them in proper form] and furnish to 10 members any available information upon matters which fall within the scope of the duties of the committee. 11

23.050. [1.] The committee may obtain information upon the needs, organization, functioning, efficiency and financial status of any department of state government or of any institution or agency which is supported in whole or in part by revenue of the state; collect and assemble information concerning the revenue of the state and the tax resources of the state and upon questions of statewide interest which may reasonably become subjects of legislative action or of legislative consideration; make available such information as is requested by any member or member-elect of the general assembly.

9 [2. The committee shall compile a report of its activities and a detailed 10 account of its expenditures for submission to the general assembly, which report 11 shall be completed at least thirty days prior to the convening of each regular 12 session of the general assembly. The report shall be mailed to the post-office 13 address of each member of the present and forthcoming general assembly and a 14 copy of the report shall be submitted to each state elective officer. The report 15 shall include any recommendations for legislative action as well as any 16 recommendations which the committee desires to make concerning the efficient 17 and economical operation of the state government.]

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Section B. Because immediate action is necessary to ensure that funding is available annually for the publication of the revised statutes and subsequent supplements, the repeal and reenactment of section 3.142 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 3.142 of section A of this act shall be in full force and effect upon its passage and approval.

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