COMMITTEE ON LEGISLATIVE RESEARCH OVERSIGHT DIVISION

FISCAL NOTE

L.R. No.: 4765S.01I Bill No.: SB 1182

Subject: Animals; Children and Minors; Children's Division; Disabilities; Elderly; Health

Care Professionals; Law Enforcement Officers and Agencies; Veterinarians

Type: Original

Date: April 12, 2022

Bill Summary: This proposal modifies provisions relating to abuse and neglect reporting,

including a requirement to report companion animal abuse.

FISCAL SUMMARY

ESTIMATED NET EFFECT ON GENERAL REVENUE FUND					
FUND AFFECTED	FY 2023	FY 2024	FY 2025		
Total Estimated Net					
Effect on General					
Revenue	\$0	\$0	\$0		

ESTIMATED NET EFFECT ON OTHER STATE FUNDS					
FUND AFFECTED	FY 2023	FY 2024	FY 2025		
Total Estimated Net					
Effect on Other State					
Funds	\$0	\$0	\$0		

Numbers within parentheses: () indicate costs or losses.

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ESTIMATED NET EFFECT ON FEDERAL FUNDS					
FUND AFFECTED	FY 2023	FY 2024	FY 2025		
Total Estimated Net					
Effect on All Federal					
Funds	\$0	\$0	\$0		

ESTIMATED NET EFFECT ON FULL TIME EQUIVALENT (FTE)					
FUND AFFECTED	FY 2023	FY 2024	FY 2025		
Total Estimated Net					
Effect on FTE	0	0	0		

Ш	Estimated Net Effect (expenditures or reduced revenues) expected to exceed \$250,000 in any
	of the three fiscal years after implementation of the act or at full implementation of the act.

☐ Estimated Net Effect (savings or increased revenues) expected to exceed \$250,000 in any of
the three fiscal years after implementation of the act or at full implementation of the act.

ESTIMATED NET EFFECT ON LOCAL FUNDS					
FUND AFFECTED	FY 2023	FY 2024	FY 2025		
Local Government \$0 to Unknown \$0 to Unknown \$0 to Unknown					

FISCAL ANALYSIS

ASSUMPTION

§§192.2405, 192.2510, 210.115, 210.191, 273.410, and 273.415 – Abuse and neglect reporting, including reporting companion animal abuse

Officials from the **Office of Administration - Budget and Planning (B&P)** state §273.410.7 provides that any professionally licensed person required to make a report under subsection 1, but fails to do so, shall be subject to discipline by their respective licensing board. The following penalties would apply for failure to report:

- For the first instance, the licensing board shall issue a written notice to the individual;
- For a second instance, the licensing board shall impose a fine of one hundred dollars; and
- For a third or subsequent instance, the licensing board shall impose a fine of five hundred dollars.

Article IX, Section 7 of the Missouri Constitution requires that penalties, forfeitures, and fines collected for violations of state law be distributed to the schools. To the extent any additional such revenues are deposited into the state treasury, TSR may increase.

Oversight contacted the Department of Commerce and Insurance, Division of Professional Registration's (PR) Chief Counsel since it appears the fines imposed would be administrative fines rather than criminal fines. PR's Chief Counsel stated their position regarding administrative fines is that the intent of the fine is the same as the intent of criminal fines. Any fines collected by professional licensing boards would be distributed to schools.

Oversight notes that violations of section §273.410 could result in fines or penalties. Oversight also notes per Article IX Section 7 of the Missouri Constitution fines and penalties collected by counties are distributed to school districts. Fine varies widely from year to year and are distributed to the school district where the violation occurred. Oversight will reflect a positive fiscal impact of \$0 to Unknown to local school districts. For simplicity, Oversight will not reflect the possibility that fine revenue paid to school districts may act as a subtraction in the foundation formula.

Officials from the **Department of Health and Senior Services (DHSS)** state §192.2510 requires all persons providing protective services to eligible adults to complete at least one hour of training on how to identify companion animal neglect, how to make a report of companion animal abuse or neglect, and the relationship between adult abuse and neglect and companion animal abuse and neglect within the first sixty days of employment. Further, this section also requires the DHSS, in consultation with animal welfare associations, to develop or adapt available training materials.

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DHSS, Division of Senior and Disability Services (DSDS), Section for Adult Protective Services (APS) has 298 team members that would require this training. Furthermore, APS hires approximately 44 Social Service Specialists each year that would be required to take the training described above. APS estimates it would take one training staff 40 hours to develop or modify existing training materials in collaboration with DSS. Additionally, APS estimates that this would equate to an additional 12 hours per year to facilitate such training for their staff on an ongoing basis.

DSDS anticipates being able to absorb costs associated with the training; however until the FY 2023 budget is final, DSDS cannot identify funding sources.

Oversight does not have any information to the contrary. Oversight assumes the DHSS has sufficient staff and resources to absorb the additional duties required by this proposal. Therefore, Oversight will reflect no fiscal impact for this agency.

Officials from the **Department of Mental Health (DMH)** state §192.2510.1 is added stating all persons providing protective services to eligible adults, defined in §192.400, shall be required to complete at least one hour of training within the first sixty days of employment that can be completed during regular working hours. Subsection 2 states DHSS in consultation with animal welfare associations, shall develop or adapt and use available training materials for the required training under this section. Section 210.191 is added stating all children's division employees and their contractors who have direct contact with children through the state's child protection and welfare system shall be required to complete at least one hour of companion animal abuse training within the first sixty days of employment. Section 273.410.1 is added stating if there is reasonable cause to suspect that a companion animal may be subjected to abuse, the person shall immediately make a report to the hotline. Subsection 4 states a person required to report companion animal abuse shall be immune from civil or criminal liability. Subsection 6 states if any state agency determines a mandated reporter employee has failed to make a report, the agency shall include a finding of facts and the notice shall be retained in a separate file maintained by the agency and considered a closed record under chapter 610. Subsection 7 is added stating any required person who is subject to professional licensure, and who fails to make a report, shall be subject to discipline by their licensing board.

It is unclear to what extent the DMH team members would be included within this mandate as persons "who have direct contract with such adults". It is possible that all direct care workers, plus additional administrative team members would need this training. Adding an additional hourly training will increase overall training costs for DMH team members. It would also need to be determined how the training will be tracked and if any extra procedures need to be developed to allow for reporting.

DMH cannot calculate a fiscal impact on the Department at this stage; therefore, the fiscal impact is unknown.

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Oversight does not have any information to the contrary. Oversight assumes the DMH has sufficient staff and resources to absorb the additional duties required by this proposal as it relates to the one hour of additional training personnel would be required to receive. However, if the DMH would require additional resources to meet the requirements of this proposal, Oversight assumes they could request those resources through the appropriations process. Oversight will reflect no fiscal impact for this agency for purposes of this fiscal note.

Officials from Office of Administration - Administrative Hearing Commission, the Department of Commerce and Insurance, the Department of Economic Development, the Department of Elementary and Secondary Education, the Department of Higher Education and Workforce Development, the Department of Natural Resources, the Department of Corrections, Department of Labor and Industrial Relations, the Department of Revenue, the Department of Public Safety, Divisions of: Capitol Police, Alcohol and Tobacco Control, Fire Safety, Director's Office, Missouri Gaming Commission, National Guard, Missouri Highway Patrol, Missouri Veterans Commission and the State Emergency Management Agency, the Department of Social Services, the Missouri Department of Agriculture, the Missouri Department of Conservation, the Missouri Ethics Commission, Missouri Department of Transportation, the MoDOT & Patrol Employees' Retirement System, the Office of Administration, the Petroleum Storage Tank Insurance Fund, the Office of the State Public Defender, the City of Claycomo, the City of Kansas City, the City of Springfield, the Kansas City Health Department, the Newton County Health Department, the St. Louis County Health Department, the Phelps County Sheriff's Department, the Kansas City Police Department, the St. Louis County Police Department, the Crawford County 911 Board, the Hermann Area Hospital District, Missouri State University, the University of Central Missouri, the Office of the State Treasurer, Legislative Research, the Oversight Division, the Missouri Lottery, St. Charles Community College, the Office of the State Auditor, the Missouri House of Representatives, the Joint Committee on Public Employee Retirement, the Missouri Senate, the Missouri Consolidated Health Care Plan, the Missouri Office of Prosecution Services, the Missouri State Employee's Retirement **System** and the **State Tax Commission** each assume the proposal will have no fiscal impact on their respective organizations. **Oversight** does not have any information to the contrary. Therefore, Oversight will reflect a zero impact in the fiscal note for these agencies.

Rule Promulgation

Officials from the **Joint Committee on Administrative Rules** assume this proposal is not anticipated to cause a fiscal impact beyond its current appropriation.

Officials from the **Office of the Secretary of State (SOS)** note many bills considered by the General Assembly include provisions allowing or requiring agencies to submit rules and regulations to implement the act. The SOS is provided with core funding to handle a certain amount of normal activity resulting from each year's legislative session. The fiscal impact for this fiscal note to the SOS for Administrative Rules is less than \$5,000. The SOS recognizes that this is a small amount and does not expect that additional funding would be required to meet

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these costs. However, the SOS also recognizes that many such bills may be passed by the General Assembly in a given year and that collectively the costs may be in excess of what the office can sustain with its core budget. Therefore, the SOS reserves the right to request funding for the cost of supporting administrative rules requirements should the need arise based on a review of the finally approved bills signed by the governor.

Officials from the **Attorney General's Office** and the **Office of the State Courts Administrator** did not respond to **Oversight's** request for a statement of fiscal impact.

Oversight only reflects the responses received from state agencies and political subdivisions; however, other cities, various county officials, local public health agencies, nursing homes, public administrators, sheriffs' and police departments, ambulance and EMS organizations, schools, hospitals and colleges and universities were requested to respond to this proposed legislation but did not. A listing of political subdivisions included in the Missouri Legislative Information System database is available upon request.

FISCAL IMPACT – State Government	FY 2023	FY 2024	FY 2025
	(10 Mo.)		
	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>

FISCAL IMPACT – Local Government	FY 2023	FY 2024	FY 2025
	(10 Mo.)		
LOCAL GOVERNMENTS -			
SCHOOL DISTRICTS			
Income – School Districts (§273.410)			
Fines/penalties	\$0 to Unknown	\$0 to Unknown	\$0 to Unknown
ESTIMATED NET EFFECT ON			
LOCAL GOVERNMENTS –	<u>\$0 to</u>	<u>\$0 to</u>	<u>\$0 to</u>
SCHOOL DISTRICTS	<u>Unknown</u>	<u>Unknown</u>	<u>Unknown</u>

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FISCAL IMPACT – Small Business

This proposal may impact small business licensed professionals if they fail to make a report and are disciplined by their professional licensing board and fined. (§273.410)

FISCAL DESCRIPTION

This act requires veterinarians, animal control officers, and animal humane investigators to be mandated reporters in cases of abuse and neglect of children, the elderly, and other vulnerable persons. Additionally, any animal control officers or animal humane investigators shall be required to receive one hour of training within the first 60 days of employment to recognize the signs of abuse or neglect in children, the elderly, and vulnerable persons.

This act creates a mandated reporting requirement for certain mental health, educational, protective services, and law enforcement personnel to report cases of companion animal abuse or neglect to a hotline established by the Missouri Animal Control Association (MACA). A "companion animal" is defined in the act as a living creature maintained by a household for companionship and not commercial purposes. MACA shall provide the report of abuse or neglect to any duly-authorized law enforcement official, county or municipal animal control officer, or animal cruelty investigator. If the mandated reporter is an employee of an agency or political subdivision of the state and fails to make a report as required under this provision, the employer shall send a written notice to the employee noting the failure and providing a reminder of the requirements of reporting companion animal abuse or neglect. Additionally, a mandated reporter who fails to make a report shall be subject to discipline by his or her professional licensing board, as well as a fine, as described in the act.

This legislation is not federally mandated, would not duplicate any other program and would not require additional capital improvements or rental space.

SOURCES OF INFORMATION

Office of Administration

Department of Commerce and Insurance

Department of Economic Development

Department of Elementary and Secondary Education

Department of Higher Education and Workforce Development

Department of Health and Senior Services

Department of Mental Health

Department of Natural Resources

Department of Corrections

Department of Labor and Industrial Relations

Department of Revenue

Department of Public Safety

Missouri Ethics Commission

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MoDOT & Patrol Employees' Retirement System

Petroleum Storage Tank Insurance Fund

Department of Social Services

Missouri Department of Agriculture

Missouri Department of Conservation

Missouri Department of Transportation

Office of the Secretary of State

Office of the State Public Defender

City of Claycomo

City of Kansas City

City of Springfield

Kansas City Health Department

Newton County Health Department

St. Louis County Health Department

Phelps County Sheriff's Department

Kansas City Police Department

St. Louis County Police Department

Crawford County 911 Board

Hermann Area Hospital District

Missouri State University

Office of the State Auditor

Office of the State Treasurer

Missouri House of Representatives

Joint Committee on Administrative Rules

Joint Committee on Public Employee Retirement

Legislative Research

Oversight Division

Missouri Senate

Missouri Lottery

Missouri Consolidated Health Care Plan

Missouri Office of Prosecution Services

Missouri State Employee's Retirement System

State Tax Commission

Julie Morff

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April 12, 2022

Ross Strope Assistant Director April 12, 2022