SECOND REGULAR SESSION

[PERFECTED]

SENATE SUBSTITUTE FOR

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILLS NOS. 775, 751, & 640

101ST GENERAL ASSEMBLY

INTRODUCED BY SENATOR THOMPSON REHDER AND SENATOR SCHUPP.

3386S.06P

ADRIANE D. CROUSE, Secretary

AN ACT

To repeal sections 491.015, 566.149, 566.150, 566.155, 595.201, and 595.226, RSMo, and to enact in lieu thereof seven new sections relating to sexual offenses, with penalty provisions.

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

Section A. Sections 491.015, 566.149, 566.150, 566.155,

- 2 595.201, and 595.226, RSMo, are repealed and seven new sections
- 3 enacted in lieu thereof, to be known as sections 491.015,
- 4 566.149, 566.150, 566.155, 573.550, 595.201, and 595.226, to
- 5 read as follows:

491.015. 1. In prosecutions under chapter 566 or

- 2 prosecutions related to sexual conduct under chapter 568,
- 3 opinion and reputation evidence of [the complaining] a
- 4 victim's or witness' prior sexual conduct, acts, or
- 5 practices is inadmissible at any trial, hearing, or court
- 6 proceeding and not a subject for inquiry during a deposition
- 7 or discovery; evidence of specific instances of [the
- 8 complaining] a victim's or witness' prior sexual conduct,
- 9 acts, or practices or the absence of such instances or
- 10 conduct is inadmissible at any trial, hearing, or any other
- 11 court proceeding, and not a subject for inquiry during a

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

12 deposition or discovery, except where such specific

- instances are:
- 14 (1) Evidence of the sexual conduct of [the
- 15 complaining] a victim or witness with the defendant to prove
- 16 consent where consent is a defense to the alleged crime and
- 17 the evidence is reasonably contemporaneous with the date of
- 18 the alleged crime; or
- 19 (2) Evidence of specific instances of sexual activity
- 20 showing alternative source or origin of semen, pregnancy or
- 21 disease;
- 22 (3) Evidence of immediate surrounding circumstances of
- 23 the alleged crime; or
- 24 (4) Evidence relating to the previous chastity of the
- 25 complaining witness in cases, where, by statute, previously
- 26 chaste character is required to be proved by the prosecution.
- 2. Evidence of the sexual conduct, acts, or practices
- 28 of [the complaining] a victim or witness offered under this
- 29 section is admissible to the extent that the court finds the
- 30 evidence relevant to a material fact or issue.
- 31 3. If the defendant proposes to offer evidence of the
- 32 sexual conduct, acts, or practices of [the complaining] a
- 33 victim or witness under this section, he or she shall file
- 34 with the court a written motion accompanied by an offer of
- 35 proof or make an offer of proof on the record outside the
- 36 hearing of the jury. The court shall hold an in camera
- 37 hearing to determine the sufficiency of the offer of proof
- 38 and may at that hearing hear evidence if the court deems it
- 39 necessary to determine the sufficiency of the offer of
- 40 proof. If the court finds any of the evidence offered
- 41 admissible under this section the court shall make an order
- 42 stating the scope of the evidence which may be introduced.
- 43 Objections to any decision of the court under this section

- 44 may be made by either the prosecution or the defendant in
- 45 the manner provided by law. The in camera hearing shall be
- 46 recorded and the court shall set forth its reasons for its
- 47 ruling. The record of the in camera hearing shall be sealed
- 48 for delivery to the parties and to the appellate court in
- 49 the event of an appeal or other post trial proceeding.
 - 566.149. 1. Any person who has been found guilty of:
- 2 (1) Violating any of the provisions of this chapter or
- 3 the provisions of section 568.020, incest; section 568.045,
- 4 endangering the welfare of a child in the first degree;
- 5 subsection 2 of section 568.080 as it existed prior to
- 6 January 1, 2017, or section 573.200, use of a child in a
- 7 sexual performance; section 568.090 as it existed prior to
- 8 January 1, 2017, or section 573.205, promoting a sexual
- 9 performance by a child; section 573.023, sexual exploitation
- of a minor; section 573.037, possession of child
- 11 **pornography**; section 573.025, promoting child pornography;
- or section 573.040, furnishing pornographic material to
- 13 minors; or
- 14 (2) Any offense in any other jurisdiction which, if
- 15 committed in this state, would be a violation listed in this
- 16 section;
- 17 shall not be present in or loiter within five hundred feet
- 18 of any school building, on real property comprising any
- 19 school, or in any conveyance owned, leased, or contracted by
- 20 a school to transport students to or from school or a school-
- 21 related activity when persons under the age of eighteen are
- 22 present in the building, on the grounds, or in the
- 23 conveyance, unless the offender is a parent, legal quardian,
- 24 or custodian of a student present in the building and has
- 25 met the conditions set forth in subsection 2 of this section.

- 26 2. No parent, legal quardian, or custodian who has 27 been found guilty of violating any of the offenses listed in 28 subsection 1 of this section shall be present in any school building, on real property comprising any school, or in any 29 30 conveyance owned, leased, or contracted by a school to 31 transport students to or from school or a school-related activity when persons under the age of eighteen are present 32 33 in the building, on the grounds or in the conveyance unless the parent, legal guardian, or custodian has permission to 34 35 be present from the superintendent or school board or in the case of a private school from the principal. In the case of 36 a public school, if permission is granted, the 37 38 superintendent or school board president must inform the principal of the school where the sex offender will be 39 present. Permission may be granted by the superintendent, 40 41 school board, or in the case of a private school from the 42 principal for more than one event at a time, such as a series of events, however, the parent, legal guardian, or 43 44 custodian must obtain permission for any other event he or she wishes to attend for which he or she has not yet had 45 permission granted. 46
- 3. Regardless of the person's knowledge of his or her proximity to school property or a school-related activity, violation of the provisions of this section is a class A misdemeanor.

566.150. 1. Any person who has been found guilty of:

- 2 (1) Violating any of the provisions of this chapter or 3 the provisions of section 568.020, incest; section 568.045, 4 endangering the welfare of a child in the first degree; 5 section 573.200, use of a child in a sexual performance; 6 section 573.205, promoting a sexual performance by a child;
- 7 section 573.023, sexual exploitation of a minor; section

- 8 573.025, promoting child pornography; section 573.037,
- 9 possession of child pornography; or section 573.040,
- 10 furnishing pornographic material to minors; or
- 11 (2) Any offense in any other jurisdiction which, if
- 12 committed in this state, would be a violation listed in this
- 13 section;
- 14 shall not knowingly be present in or loiter within five
- 15 hundred feet of any real property comprising any public park
- 16 with playground equipment, a public swimming pool, athletic
- 17 complex or athletic fields if such facilities exist for the
- 18 primary use of recreation for children, any museum if such
- 19 museum holds itself out to the public as and exists with the
- 20 primary purpose of entertaining or educating children under
- 21 eighteen years of age, or Missouri department of
- 22 conservation nature or education center properties.
- 2. The first violation of the provisions of this
- 24 section is a class E felony.
- 25 3. A second or subsequent violation of this section is
- 26 a class D felony.
- 4. Any person who has been found guilty of an offense
- 28 under subdivision (1) or (2) of subsection 1 of this section
- 29 who is the parent, legal guardian, or custodian of a child
- 30 under the age of eighteen attending a program on the
- 31 property of a nature or education center of the Missouri
- 32 department of conservation may receive permission from the
- 33 nature or education center manager to be present on the
- 34 property with the child during the program.
 - 566.155. 1. Any person who has been found guilty of:
- 2 (1) Violating any of the provisions of this chapter or
- 3 the provisions of section 568.020, incest; section 568.045,
- 4 endangering the welfare of a child in the first degree;

- 5 section 573.200, use of a child in a sexual performance;
- 6 section 573.205, promoting a sexual performance by a child;
- 7 section 573.023, sexual exploitation of a minor; section
- 8 573.037, possession of child pornography; section 573.025,
- 9 promoting child pornography; or section 573.040, furnishing
- 10 pornographic material to minors; or
- 11 (2) Any offense in any other jurisdiction which, if
- 12 committed in this state, would be a violation listed in this
- 13 section;
- 14 shall not serve as an athletic coach, manager, or athletic
- 15 trainer for any sports team in which a child less than
- 16 seventeen years of age is a member.
- 17 2. The first violation of the provisions of this
- 18 section is a class E felony.
- 19 3. A second or subsequent violation of this section is
- 20 a class D felony.
 - 573.550. 1. A person commits the offense of providing
- 2 explicit sexual material to a student if such person is
- 3 affiliated with a public or private elementary or secondary
- 4 school in an official capacity and, knowing of its content
- 5 and character, such person provides, assigns, supplies,
- 6 distributes, loans, or coerces acceptance of or the approval
- 7 of the providing of explicit sexual material to a student or
- 8 possesses with the purpose of providing, assigning,
- 9 supplying, distributing, loaning, or coercing acceptance of
- 10 or the approval of the providing of explicit sexual material
- 11 to a student.
- 12 2. The offense of providing explicit sexual material
- 13 to a student is a class A misdemeanor.
- 3. As used in this section, the following terms shall
- 15 **mean:**

"Explicit sexual material", any pictorial, three-16 (1) 17 dimensional, or visual depiction, including any photography, 18 film, video, picture, or computer-generated image, showing human masturbation, deviate sexual intercourse as defined in 19 20 section 566.010, sexual intercourse, direct physical 21 stimulation of genitals, sadomasochistic abuse, or emphasizing the depiction of postpubertal human genitals; 22 23 provided, however, that works of art, when taken as a whole, 24 that have serious artistic significance, or works of 25 anthropological significance, or materials used in science 26 courses, including but not limited to materials used in biology, anatomy, physiology, and sexual education classes 27 shall not be deemed to be within the foregoing definition; 28 29 (2) "Person affiliated with a public or private 30 elementary or secondary school in an official capacity", an administrator, teacher, librarian, media center personnel, 31 32 substitute teacher, teacher's assistant, student teacher, law enforcement officer, school board member, school bus 33 driver, guidance counselor, coach, guest lecturer, guest 34 speaker, or other nonschool employee who is invited to 35 36 present information to students by a teacher, administrator, 37 or other school employee. Such term shall not include a student enrolled in the elementary or secondary school. 38 595.201. 1. This section shall be known and may be cited as the "Sexual Assault Survivors' Bill of Rights". 2 These rights shall be in addition to other rights as 3 designated by law and no person shall discourage a person 4 from exercising these rights. For the purposes of this 5 section, "sexual assault survivor" means any person who is 6 7 fourteen years of age or older and who may be a victim of a 8 sexual offense who presents themselves to an appropriate

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9 medical provider, law enforcement officer, prosecuting 10 attorney, or court.

- 11 2. [The rights provided to survivors in this section attach whenever a survivor is subject to a forensic 12 examination, as provided in section 595.220; and whenever a 13 survivor is subject to an interview by a law enforcement 14 official, prosecuting attorney, or defense attorney.] 15 16 sexual assault survivor retains all the rights of this section [at all times] regardless of whether [the survivor 17 18 agrees to participate in the criminal justice system or in family court; and regardless of whether the survivor 19 consents to a forensic examination to collect sexual assault 20 21 forensic evidence. The following rights shall be afforded 22 to sexual assault survivors] a criminal investigation or prosecution results or if the survivor has previously waived 23 24 any of these rights. A sexual assault survivor has the 25 right to:
 - (1) [A survivor has the right to] Consult with an employee or volunteer of a rape crisis center [during any forensic examination that is subject to confidentiality requirements pursuant to section 455.003, as well as the right to have a support person of the survivor's choosing present, subject to federal regulations as provided in 42 CFR 482; and during any interview by a law enforcement official, prosecuting attorney, or defense attorney. A survivor retains this right even if the survivor has waived the right in a previous examination or interview;
 - (2) Reasonable costs incurred by a medical provider for the forensic examination portion of the examination of a survivor shall be paid by the department of public safety, out of appropriations made for that purpose, as provided under section 595.220. Evidentiary collection kits shall be

41 developed and made available, subject to appropriations, to appropriate medical providers by the highway patrol or its 42 43 designees and eligible crime laboratories. All appropriate medical provider charges for eligible forensic examinations 44 shall be billed to and paid by the department of public 45 safety; 46 (3) Before a medical provider commences a forensic 47 examination of a survivor, the medical provider shall 48 provide the survivor with a document to be developed by the 49 50 department of public safety that explains the rights of 51 survivors, pursuant to this section, in clear language that 52 is comprehensible to a person proficient in English at the 53 fifth-grade level, accessible to persons with visual disabilities, and available in all major languages of the 54 This document shall include, but is not limited to: 55 state. The survivor's rights pursuant to this section and 56 (a) other rules and regulations by the department of public 57 safety and the department of health and senior services, 58 which shall be signed by the survivor of sexual assault to 59 60 confirm receipt; The survivor's right to consult with an employee 61 (b) or volunteer of a rape crisis center, to be summoned by the 62 medical provider before the commencement of the forensic 63 examination, unless no employee or volunteer of a rape 64 crisis center can be summoned in a reasonably timely manner, 65 66 and to have present at least one support person of the 67 victim's choosing; 68 (C) If an employee or volunteer of a rape crisis

(c) If an employee or volunteer of a rape crisis

center or a support person cannot be summoned in a timely

manner, the ramifications of delaying the forensic

examination; and

- 72 (d) After the forensic examination, the survivor's
 73 right to shower at no cost, unless showering facilities are
 74 not reasonably available;
- 75 (4) Before commencing an interview of a survivor, a 76 law enforcement officer, prosecuting attorney, or defense 77 attorney shall inform the survivor of the following:
 - (a) The survivor's rights pursuant to this section and other rules and regulations by the department of public safety and the department of health and senior services, which shall be signed by the survivor of sexual assault to confirm receipt;
 - (b) The survivor's right to consult with an employee or volunteer of a rape crisis center during any interview by a law enforcement official, prosecuting attorney, or defense attorney, to be summoned by the interviewer before the commencement of the interview, unless no employee or volunteer of a rape crisis center can be summoned in a reasonably timely manner;
 - (c) The survivor's right to have a support person of the survivor's choosing present during any interview by a law enforcement officer, prosecuting attorney, or defense attorney, unless the law enforcement officer, prosecuting attorney, or defense attorney determines in his or her good faith professional judgment that the presence of that individual would be detrimental to the purpose of the interview; and
- 98 (d) For interviews by a law enforcement officer, the
 99 survivor's right to be interviewed by a law enforcement
 100 official of the gender of the survivor's choosing. If no
 101 law enforcement official of that gender is reasonably
 102 available, the survivor shall be interviewed by an available
 103 law enforcement official only upon the survivor's consent;

104 (5) The right to counsel during an interview by a law
105 enforcement officer or during any interaction with the legal
106 or criminal justice systems within the state;

- (6) A law enforcement official, prosecuting attorney, or defense attorney shall not, for any reason, discourage a survivor from receiving a forensic examination;
- 110 (7) A survivor has the right to prompt analysis of

 111 sexual assault forensic evidence, as provided under section

 112 595.220;
- (8) A survivor has the right to be informed, upon the survivor's request, of the results of the analysis of the survivor's sexual assault forensic evidence, whether the analysis yielded a DNA profile, and whether the analysis yielded a DNA match, either to the named perpetrator or to a suspect already in CODIS. The survivor has the right to receive this information through a secure and confidential message in writing from the crime laboratory so that the survivor can call regarding the results;
 - (9) A defendant or person accused or convicted of a crime against a survivor shall have no standing to object to any failure to comply with this section, and the failure to provide a right or notice to a survivor under this section may not be used by a defendant to seek to have the conviction or sentence set aside;
 - (10) The failure of a law enforcement agency to take possession of any sexual assault forensic evidence or to submit that evidence for analysis within the time prescribed under section 595.220 does not alter the authority of a law enforcement agency to take possession of that evidence or to submit that evidence to the crime laboratory, and does not alter the authority of the crime laboratory to accept and analyze the evidence or to upload the DNA profile obtained

136 from that evidence into CODIS. The failure to comply with the requirements of this section does not constitute grounds 137 138 in any criminal or civil proceeding for challenging the validity of a database match or of any database information, 139 and any evidence of that DNA record shall not be excluded by 140 a court on those grounds; 141 No sexual assault forensic evidence shall be used 142 (11)to prosecute a survivor for any misdemeanor crimes or any 143 misdemeanor crime pursuant to sections 579.015 to 579.185; 144 145 or as a basis to search for further evidence of any 146 unrelated misdemeanor crimes or any misdemeanor crime pursuant to sections 579.015 to 579.185, that shall have 147 148 been committed by the survivor, except that sexual assault forensic evidence shall be admissible as evidence in any 149 criminal or civil proceeding against the defendant or person 150 151 accused; Upon initial interaction with a survivor, a law 152 153 enforcement officer shall provide the survivor with a 154 document to be developed by the department of public safety that explains the rights of survivors, pursuant to this 155 section, in clear language that is comprehensible to a 156 person proficient in English at the fifth-grade level, 157 accessible to persons with visual disabilities, and 158 available in all major languages of the state. 159 This document shall include, but is not limited to: 160 161 (a) A clear statement that a survivor is not required 162 to participate in the criminal justice system or to receive 163 a forensic examination in order to retain the rights provided by this section and other relevant law; 164 Telephone and internet means of contacting nearby 165 rape crisis centers and employees or volunteers of a rape 166 167 crisis center;

168	(c) Forms of law enforcement protection available to
169	the survivor, including temporary protection orders, and
170	the process to obtain such protection;
171	(d) Instructions for requesting the results of the
172	analysis of the survivor's sexual assault forensic
173	evidence; and
174	(e) State and federal compensation funds for medical
175	and other costs associated with the sexual assault and any
176	municipal, state, or federal right to restitution for
177	survivors in the event of a criminal trial;
178	(13) A law enforcement official shall, upon written
179	request by a survivor, furnish within fourteen days of
180	receiving such request a free, complete, and unaltered copy
181	of all law enforcement reports concerning the sexual
182	assault, regardless of whether the report has been closed by
183	the law enforcement agency;
184	(14) A prosecuting attorney shall, upon written
185	request by a survivor, provide:
186	(a) Timely notice of any pretrial disposition of the
187	case;
188	(b) Timely notice of the final disposition of the
189	case, including the conviction, sentence, and place and time
190	of incarceration;
191	(c) Timely notice of a convicted defendant's location,
192	including whenever the defendant receives a temporary,
193	provisional, or final release from custody, escapes from
194	custody, is moved from a secure facility to a less secure
195	facility, or reenters custody; and
196	(d) A convicted defendant's information on a sex
197	offender registry, if any;
198	(15) In either a civil or criminal case relating to
199	the sexual assault, a survivor has the right to be

- reasonably protected from the defendant and persons acting
- on behalf of the defendant, as provided under section
- 202 595.209 and Article I, Section 32 of the Missouri
- 203 Constitution;
- (16) A survivor has the right to be free from
- intimidation, harassment, and abuse, as provided under
- section 595.209 and Article I, Section 32 of the Missouri
- 207 Constitution;
- 208 (17) A survivor shall not be required to submit to a
- 209 polygraph examination as a prerequisite to filing an
- accusatory pleading, as provided under 595.223, or to
- 211 participating in any part of the criminal justice system;
- 212 (18) A survivor has the right to be heard through a
- 213 survivor impact statement at any proceeding involving a post
- arrest release decision, plea, sentencing, post conviction
- release decision, or any other proceeding where a right of
- the survivor is at issue, as provided under section 595.229
- and Article I, Section 32 of the Missouri Constitution.
- 218 3. For purposes of this section, the following terms
- 219 mean:
- 220 (1) "CODIS", the Federal Bureau of Investigation's
- 221 Combined DNA Index System that allows the storage and
- exchange of DNA records submitted by federal, state, and
- local DNA crime laboratories. The term "CODIS" includes the
- National DNA Index System administered and operated by the
- 225 Federal Bureau of Investigation;
- (2) "Crime", an act committed in this state which,
- regardless of whether it is adjudicated, involves the
- application of force or violence or the threat of force or
- violence by the offender upon the victim and shall include
- the crime of driving while intoxicated, vehicular
- manslaughter and hit and run; and provided, further, that no

- 232 act involving the operation of a motor vehicle, except 233 driving while intoxicated, vehicular manslaughter and hit 234 and run, which results in injury to another shall constitute a crime for the purpose of this section, unless such injury 235 was intentionally inflicted through the use of a motor 236 vehicle. A crime shall also include an act of terrorism, as 237 defined in 18 U.S.C. Section 2331, which has been committed 238 outside of the United States against a resident of Missouri; 239 240 "Crime laboratory", a laboratory operated or (3) 241 supported financially by the state, or any unit of city, 242 county, or other local Missouri government that employs at 243 least one scientist who examines physical evidence in 244 criminal matters and provides expert or opinion testimony with respect to such physical evidence in a state court of 245 246 law; "Disposition", the sentencing or determination of 247 a penalty or punishment to be imposed upon a person 248 249 convicted of a crime or found delinquent or against who a 250 finding of sufficient facts for conviction or finding of 251 delinquency is made; "Law enforcement official", a sheriff and his 252 (5) regular deputies, municipal police officer, or member of the 253 Missouri state highway patrol and such other persons as may 254 be designated by law as peace officers; 255 "Medical provider", any qualified health care 256 257 professional, hospital, other emergency medical facility, or 258 other facility conducting a forensic examination of the 259 survivor; "Rape crisis center", any public or private agency 260 (7)
- 260 (7) "Rape crisis center", any public or private agency 261 that offers assistance to victims of sexual assault, as the 262 term sexual assault is defined in section 455.010, who are

- adults, as defined by section 455.010, or qualified minors, as defined by section 431.056;
- 265 "Restitution", money or services which a court
- orders a defendant to pay or render to a survivor as part of
- the disposition;
- 268 (9) "Sexual assault survivor", any person who is a
- victim of an alleged sexual offense under sections 566.010
- to 566.223 and, if the survivor is incompetent, deceased, or
- a minor who is unable to consent to counseling services, the
- parent, guardian, spouse, or any other lawful representative
- of the survivor, unless such person is the alleged assailant;
- 274 (10) "Sexual assault forensic evidence", any human
- 275 biological specimen collected by a medical provider during a
- 276 forensic medical examination from an alleged survivor, as
- 277 provided for in section 595.220, including, but not limited
- to, a toxicology kit;
- (11) "Survivor", a natural person who suffers direct
- or threatened physical, emotional, or financial harm as the
- 281 result of the commission or attempted commission of a
- crime. The term "victim" also includes the family members
- 283 of a minor, incompetent or homicide victim.] as defined in
- 284 section 455.003;
- 285 (2) A sexual assault forensic examination as provided
- in section 595.220, or when a telehealth network is
- 287 established, a forensic examination as provided in section
- 288 192.2520 and section 197.135;
- 289 (3) A shower and a change of clothing, as reasonably
- 290 available, at no cost to the sexual assault survivor;
- 291 (4) Request to be examined by an appropriate medical
- 292 provider or interviewed by a law enforcement officer of the
- 293 gender of the sexual assault survivor's choosing, when there
- 294 is an available appropriate medical provider or law

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- enforcement official of the gender of the sexual assault survivor's choosing;
- 297 (5) An interpreter who can communicate in the language 298 of the sexual assault survivor's choice, as is reasonably 299 available, in a timely manner;
- 300 (6) Notification and basic overview of the options of 301 choosing a reported evidentiary collection kit, unreported 302 evidentiary collection kit, or anonymous evidentiary 303 collection kit as defined in section 595.220;
- 304 (7) Notification about the evidence tracking system as defined in subsection 9 of section 595.220;
 - (8) Notification about the right to information pursuant to subsection 4 of section 610.100;
- 308 (9) Be free from intimidation, harassment, and abuse 309 in any related criminal or civil proceeding and the right to 310 reasonable protection from the offender or any person acting 311 on behalf of the offender from harm and threats of harm 312 arising out of the survivor's disclosure of the sexual 313 assault.
 - 3. An appropriate medical provider, law enforcement officer, and prosecuting attorney shall provide the sexual assault survivor with notification of the rights of survivors pursuant to subsection 2 of this section in a timely manner. Each appropriate medical provider, law enforcement officer, and prosecuting attorney shall ensure that the sexual assault survivor has been notified of these rights.
- 4. The department of public safety shall develop a document in collaboration with Missouri-based stakeholders.

 Missouri-based stakeholders shall include, but not be limited to, the following:
 - (1) Prosecuting attorneys;

- 327 (2) Chief law enforcement officers or their designees;
- 328 (3) Appropriate medical providers, as defined in
- 329 section 595.220;
- 330 (4) Representatives of the statewide coalition against
- 331 domestic and sexual violence;
- 332 (5) Representatives of rape crisis centers;
- 333 (6) Representatives of the Missouri Hospital
- 334 Association;
- 335 (7) The director of the Missouri highway patrol crime
- 336 lab or their designee; and
- 337 (8) The director of the department of health and
- 338 senior services or their designee.
- 339 5. The document shall include the following:
- 340 (1) A description of the rights of the sexual assault
- 341 survivor pursuant to this section; and
- 342 (2) Telephone and internet means for contacting the
- local rape crisis center, as defined in 455.003.
- 344 The department of public safety shall provide this document
- in clear language that is comprehensible to a person
- 346 proficient in English and shall provide this document in any
- 347 other foreign language spoken by at least five percent of
- 348 the population in any county or city not within a county in
- 349 Missouri.
 - 595.226. 1. After August 28, 2007, any information
 - 2 contained in any court record, whether written or published
 - 3 on the internet, including any visual or aural recordings
 - 4 that could be used to identify or locate any victim of an
 - 5 offense under chapter 566 or a victim of domestic assault or
 - 6 stalking shall be closed and redacted from such record prior
 - 7 to disclosure to the public. Identifying information shall
 - 8 include, but shall not be limited to, the name, home or

- 9 temporary address, personal email address, telephone number,
- 10 Social Security number, birth date, place of employment, any
- 11 health information, including human immunodeficiency virus
- 12 (HIV) status, any information from a forensic testing
- 13 report, or physical characteristics, including an
- 14 unobstructed visual image of the victim's face or body.
- 15 2. [If the court determines that a person or entity
- who is requesting identifying information of a victim has a
- 17 legitimate interest in obtaining such information, the court
- may allow access to the information, but only if the court
- determines that disclosure to the person or entity would not
- 20 compromise the welfare or safety of such victim,] Any person
- 21 who is requesting identifying information of a victim and
- 22 who has a legitimate interest in obtaining such information
- 23 may petition the court for an in camera inspection of the
- 24 records. If the court determines the person is entitled to
- 25 all or any part of such records, the court may order
- 26 production and disclosure of the records, but only if the
- 27 court determines that the disclosure to the person or entity
- 28 would not compromise the welfare or safety of the victim,
- 29 and only after providing reasonable notice to the victim and
- 30 after allowing the victim the right to respond to such
- 31 request.
- 32 3. Notwithstanding the provisions of subsection 1 of
- 33 this section, the judge presiding over a case under chapter
- 34 566 or a case of domestic assault or stalking shall have the
- 35 discretion to publicly disclose identifying information
- 36 regarding the defendant which could be used to identify or
- 37 locate the victim of the crime. The victim may provide a
- 38 statement to the court regarding whether he or she desires
- 39 such information to remain closed. When making the decision
- 40 to disclose such information, the judge shall consider the

- 41 welfare and safety of the victim and any statement to the
- 42 court received from the victim regarding the disclosure.

