FIRST REGULAR SESSION [TRULY AGREED TO AND FINALLY PASSED] SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 266

100TH GENERAL ASSEMBLY

0149S.04T 2019

AN ACT

To repeal section 161.700, RSMo, and to enact in lieu thereof eight new sections relating to state designations.

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

Section A. Section 161.700, RSMo, is repealed and eight new sections enacted in lieu

- 2 thereof, to be known as sections 9.117, 9.240, 9.285, 9.286, 161.700, 185.070, 261.500, and
- 3 311.025, to read as follows:
 - 9.117. May twenty-sixth of each year shall be known as "Battle of St. Louis
- 2 Memorial Day" in the state of Missouri. Citizens of this state are encouraged to participate
- 3 in appropriate events and activities to commemorate the only battle of the American
- 4 Revolution fought in what would become the state of Missouri.
 - 9.240. July seventh of each year shall be designated as "Missouri Sliced Bread
- 2 Day". The citizens of this state are encouraged to participate in appropriate activities and
- 3 events to commemorate the first sale of sliced bread on July 7, 1928, in Chillicothe,
- 4 Missouri.
 - 9.285. September ninth of each year is here by designated and shall be known as
- 2 "Diffuse Intrinsic Pontine Glioma Awareness Day" in honor of Adleigh, a young
- 3 Missourian who lost her battle with this terminal form of childhood cancer. Citizens of this
- 4 state are encouraged to recognize this day with appropriate events and activities to raise
- 5 awareness and educate others about this disease.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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- 9.286. The month of October shall be known and designated as "Eczema Awareness Month". The citizens of this state are encouraged to participate in appropriate activities and events to increase awareness of this chronic, inflammatory skin disease.
- 161.700. 1. This section shall be known as the "Holocaust Education and Awareness Commission Act".
- 2. There is hereby created a permanent state commission known as the "Holocaust Education and Awareness Commission". The commission shall be housed in the department of elementary and secondary education and shall promote implementation of holocaust education and awareness programs in Missouri in order to encourage understanding of the holocaust and discourage bigotry.
- 8 3. The commission shall be composed of twelve members to be appointed by the governor with advice and consent of the senate. The makeup of the commission shall be:
 - (1) The commissioner of higher education;
 - (2) The commissioner of elementary and secondary education;
- 12 (3) The president of the University of Missouri system; and
- 13 (4) Nine members of the public, representative of the diverse religious and ethnic 14 heritage groups populating Missouri.
 - 4. The holocaust education and awareness commission may receive such funds as appropriated from public moneys or contributed to it by private sources. It may sponsor programs or publications to educate the public about the crimes of genocide in an effort to deter indifference to crimes against humanity and human suffering wherever they occur.
 - 5. The term "holocaust" shall be defined as the period from 1933 through 1945 when six million Jews and millions of others were murdered [in Nazi concentration camps] by Nazi Germany and its collaborators as part of a structured, state-sanctioned program of genocide.
- 22 6. The commission may employ an executive director and such other persons to carry out its functions.
 - 185.070. 1. There is hereby established the designation of "Missouri Historical Theater".
 - 2. As used in this section, the following terms mean:
 - (1) "Missouri state council on the arts" or "council", as established in section 185.010;
- 6 (2) "Theater", a 501(c)(3) organization that produces plays, musicals, and other dramatic performances.
- 3. The council shall administer the Missouri historical theater program including, but not limited to, creating application forms, establishing a time line for applications, announcing theaters receiving the designation, creating a process to ensure theaters who

- receive the designation maintain eligibility, and establishing an application fee to cover the 12 costs of administering the program and providing the certificate in subsection 5 of this
- 13 section.

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- 4. The council shall use the following criteria to determine which theaters should 15 receive the state historical theater designation:
 - (1) The theater is a 501(c)(3) not-for-profit organization;
 - (2) The theater produces a minimum of three shows open to the public each year;
 - (3) The extent to which the theater contributes to tourism in Missouri;
- 19 (4) The extent to which the theater promotes the arts in its community and 20 throughout Missouri; and
 - (5) The theater has been operational for a minimum of fifty years.
- 22 5. All theaters selected for the state historical theater designation shall receive a 23 certificate, suitable for framing, from the council.
 - 6. Each year, the council shall provide a list of theaters that have the state historical theater designation to the division of tourism.
- 7. With the advice of the Missouri state council on the arts, the director of the department of economic development may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined 28 29 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 32 the powers vested with the general assembly pursuant to chapter 536, to review, to delay 33 the effective date, or to disapprove and annul a rule are subsequently held 34 unconstitutional, then the grant of rule making authority and any rule proposed or adopted after August 28, 2019, shall be invalid and void.
- 261.500. 1. The provisions of this section shall be known and may be cited as the "Missouri Solar Pollinator Habitat Act". 2
 - 2. For purposes of this section, the following terms mean:
 - (1) "Native perennial vegetation", perennial Missouri wildflowers, shrubs, grasses, or other plants that serve as beneficial habitat, forage, or migratory waystations for pollinators;
- 7 (2) "Pollinators", any bees, birds, butterflies, or other animals or insects, including 8 any wild or managed insects, that pollinate flowering plants;
- 9 (3) "Solar site", a ground-mounted solar system for generating electricity that is at least one acre in size: 10

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- 11 (4) "Vegetation management plan", a written document that includes short-term 12 and long-term site management practices that will provide and maintain native perennial 13 vegetation.
 - 3. The University of Missouri extension service, in consultation with other state and nongovernmental agencies with expertise in pollinators, shall publish a scorecard that sets forth criteria for making a claim that a solar site is pollinator-friendly or provides benefits to pollinators. The scorecard shall be available on the website of the University of Missouri extension service within six months of the effective date of this section.
 - 4. An owner of a solar site may follow practices at the solar site that provide native perennial vegetation and foraging habitat beneficial to pollinators.
 - 5. An owner of a solar site implementing site management practices under this section may claim that the site is pollinator-friendly or provides benefits to pollinators only if the site and the site's vegetation management plan adhere to the criteria set forth in the University of Missouri extension service's scorecard described under subsection 3 of this section.
 - 6. An owner making a claim that a solar site is pollinator-friendly or provides benefits to pollinators shall make the solar site's completed scorecard and vegetation management plan available to the public and provide a copy to the University of Missouri extension service and a nonprofit solar industry trade association of this state.
 - 311.025. 1. To qualify as "Missouri Bourbon" or "Missouri Bourbon Whiskey", and to be labeled as such, a product shall be a spirit that meets the following conditions:
- 3 (1) The product shall be mashed, fermented, distilled, aged, and bottled in 4 Missouri; and
 - (2) The product shall be aged in oak barrels manufactured in Missouri.
- 2. Beginning January 1, 2020, to qualify as "Missouri Bourbon" or "Missouri Bourbon Whiskey", and to be labeled as such, all corn used in the mash must be Missouri-8 grown corn.

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