{As Amended by House Committee of the Whole}

Session of 2024

## HOUSE BILL No. 2549

By Committee on Judiciary

Requested by Nancy Strouse on behalf of the Kansas Judicial Council

1-18

AN ACT concerning adoption; relating to {the Kansas adoption and
 relinquishment act, adoption,} termination of parental rights;
 requiring {notice of a hearing on a petition for adoption,} petitions to
 be filed as part of a petition for adoption or in connection with an
 adoption; setting requirements for petitions filed separately from
 adoption proceedings; amending K.S.A. 2023 Supp. {59-2133 and }59 2136 and repealing the existing-section {sections}.

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9 Be it enacted by the Legislature of the State of Kansas:

10 {Section 1. K.S.A. 2023 Supp. 59-2133 is hereby amended to read as follows: 59-2133. (a) Upon filing the petition, the court shall fix the time and place for the hearing. The time fixed for the hearing-may be any time not more than shall be within 60 days from the date the petition is filed. The time fixed for the hearing may be extended by the court for good cause.

(b) In independent and stepparent adoptions, Notice of the hearing 16 17 on the petition shall be given to the parents or possible parents persons entitled to notice at least 10 calendar days before the hearing, unless 18 waived by the party entitled to notice or unless parental rights have been 19 20 previously terminated, and to any person who has physical custody of the 21 child, unless waived by the person entitled to notice. Notice also shall be 22 given in an independent adoption to a legal guardian of the child, unless 23 waived by the party entitled to notice. Persons who receive notice 24 pursuant to this section shall not be made a party or granted standing based solely on the provision of such notice. 25

(c) In an agency adoption Except as provided in subsection (d), notice
 of the hearing on the petition shall be given:

- (1) In an independent or stepparent adoption, to:
- 29 (A) to the consenting agency, The parents, presumed parents or 30 possible parents;
- (B) , any relinquishing party and any person who has physical
   custody of the child-at least 10 calendar days before the hearing, unless
   waived by the person entitled to notice; and
- 34 *(C)* any legal guardian of the child;
- 35 (2) in a private agency adoption, to:

1 (A) The consenting agency;

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- 2 (B) the parents, presumed parents or possible parents;
- 3 (C) any relinquishing person;
- 4 (D) any person who has physical custody of the child; and
  - *(E)* any legal guardian of the child; and
  - *(3) in a public agency adoption, to the consenting agency.*
- 7 (d) Notice of the hearing on the petition is not required to be given 8 to:
- 9 (1) A person whose parental rights have been terminated by an order 10 of a court of competent jurisdiction; or
- 11 (2) a person or agency that has waived in writing the right to receive 12 notice.
- (e) Notice of the hearing shall be by personal service, certified
   mail return receipt requested or in any other manner the court may
   direct. Notice given pursuant to this section shall not include a copy of
   the petition.}
- 17 Section 1. {Sec. 2.} K.S.A. 2023 Supp. 59-2136 is hereby amended to 18 read as follows: 59-2136. (a) The provisions of this section shall apply 19 where a relinquishment or consent to an adoption has not been obtained 20 from a parent and K.S.A. 59-2124 and 59-2129, and amendments thereto, 21 state that the necessity of a parent's relinquishment or consent can be 22 determined under this section.
- (b) Insofar as practicable, the provisions of this section applicable to
  the father also shall apply to the mother and those applicable to the mother
  also shall apply to the father.
- (c) The court shall appoint an attorney to represent any father who is
  unknown or whose whereabouts are unknown. If no person is identified as
  the father or a possible father, or if the father's whereabouts are unknown,
  the court shall order publication notice of the hearing in such manner as
  the court deems appropriate.
- (d) (1) A petition to terminate parental rights *pursuant to the Kansas adoption and relinquishment act* may be filed *only* as part of a petition for
  adoption or as an independent a separate action in connection with an *adoption proceeding filed or to be filed in the same or another proper venue.*
- (2) If the request a petition to terminate parental rights is not filed as
   part of an adoption proceeding, separately from a petition for adoption
   under this act:
- 39 (A) Venue for the proceedings to terminate parental rights shall be in
   40 the county-in which where the child or a parent resides or is found; and
- 41 *(B) an order granting such petition:*
- 42 *(i)* Shall be in substantial compliance with the form set forth by the 43 judicial council;

*(ii) is a final judgment that is appealable as a matter of right;* 

2 *(iii) if not appealed, shall satisfy the requirement contained in K.S.A.* 

3 59-2128, and amendments thereto, to demonstrate that the necessity for
4 the consent or relinquishment is eliminated; and

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*(iv) shall be effective only upon the filing of a decree of adoption.* 

(2)(3) The petition *to terminate parental rights* may be filed by a parent, the petitioner for adoption, the person or agency having legal custody of the child<del>,</del> or the agency to which the child has been relinquished.

(3)(4) Absent a finding of good cause by a court with jurisdiction
under this act, a proceeding to terminate parental rights shall have
precedence over any proceeding involving custody of the child under the
Kansas family law code, K.S.A. 23-2101 et seq., and amendments thereto,
or the protection from abuse act, K.S.A. 60-3101 et seq., and amendments
thereto, until a final order is entered on the termination issues or until
further orders of the court.

(e) In an effort to identify the father, the court shall determine bydeposition, affidavit or hearing, the following:

19 (1) Whether there is a presumed father under K.S.A. 23-2208, and 20 amendments thereto;

(2) whether there is a father whose relationship to the child has beendetermined by a court;

(3) whether there is a father as to whom the child is a legitimate childunder prior law of this state or under the law of another jurisdiction;

(4) whether the mother was cohabitating with a man at the time ofconception or birth of the child;

(5) whether the mother has received support payments or promises of
 support with respect to the child or in connection with such mother's
 pregnancy; and

(6) whether any person has formally or informally acknowledged ordeclared such person's possible parentage of the child.

If the father is identified to the satisfaction of the court, or if more than
one man is identified as a possible father, each shall be given notice of the
proceeding in accordance with subsection (f).

(f) Notice of the proceeding shall be given to every person identified as the father or a possible father by personal service, certified mail return receipt requested or in any other manner the court may direct. Notice shall be given at least 10 calendar days before the hearing, unless waived by the person entitled to notice. Proof of notice or waiver of notice shall be filed with the court before the petition or request is heard.

41 (g) (1) If, after the inquiry, the court is unable to identify the father or 42 any possible father and no person has appeared claiming to be the father 43 and claiming custodial rights, the court shall enter an order terminating the

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unknown father's parental rights with reference to the child without
 consideration of subsection (h).

3 (2) If any person identified as the father or possible father of the child
4 fails to appear or, if appearing, fails to claim custodial rights, such person's
5 parental rights with reference to the child shall be terminated without
6 consideration of subsection (h).

7 (h) (1) When a father or alleged father appears and claims parental 8 rights, the court shall determine parentage, if necessary pursuant to the Kansas parentage act, K.S.A. 23-2201 et seq., and amendments thereto. If 9 10 a father desires but is financially unable to employ an attorney, the court shall appoint an attorney for the father. Thereafter, the court may order that 11 parental rights be terminated and find the consent or relinquishment 12 13 unnecessary, upon a finding by clear and convincing evidence, of any of 14 the following:

15 (A) The father abandoned or neglected the child after having16 knowledge of the child's birth;

(B) the father is unfit as a parent or incapable of giving consent;

18 (C) the father has made no reasonable efforts to support or 19 communicate with the child after having knowledge of the child's birth;

20 (D) the father, after having knowledge of the pregnancy, failed 21 without reasonable cause to provide support for the mother during the six 22 months prior to the child's birth;

(E) the father abandoned the mother after having knowledge of thepregnancy;

(F) the birth of the child was the result of rape of the mother; or

(G) the father has failed or refused to assume the duties of a parentfor two consecutive years immediately preceding the filing of the petition.

(2) In making a finding whether parental rights shall be terminatedunder this subsection, the court:

(A) Shall consider all of the relevant surrounding circumstances; and

(B) may disregard incidental visitations, contacts, communications orcontributions.

33 (3) In determining whether the father has failed or refused to assume 34 the duties of a parent for two consecutive years immediately preceding the 35 filing of the petition for adoption, there shall be a rebuttable presumption 36 that if the father, after having knowledge of the child's birth, has 37 knowingly failed to provide a substantial portion of the child support as 38 required by judicial decree, when financially able to do so, for a period of 39 two years immediately preceding the filing of the petition for adoption, 40 then such father has failed or refused to assume the duties of a parent.

41 (4) For the purposes of this subsection, "support" means monetary or
42 non-monetary assistance that is reflected in specific and significant acts
43 and sustained over the applicable period.

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(i) A termination of parental rights under this section shall not
 terminate the right of the child to inherit from or through the parent. Upon
 such termination, all the rights of birth parents to such child, including
 their right to inherit from or through such child, shall cease.

5 Sec. -2: {3.} K.S.A. 2023 Supp. {59-2133 and }59-2136-is {are} 6 hereby repealed.

Sec. -3. {4.} This act shall take effect and be in force from and after its
publication in the statute book.