As Amended by House Committee

Session of 2024

HOUSE BILL No. 2629

By Committee on Child Welfare and Foster Care

Requested by Matt Bingesser on behalf of the Office of the Attorney General

1-30

AN ACT concerning children and minors; relating to the state child death 1 2 review board; replacing sudden infant death with sudden unexplained 3 infant death; requiring the secretary for health and environment to 4 provide a death certificate to the state child death review board; listing 5 requirements for notification of a deceased child; increasing the number 6 of members appointed by the state board of healing arts to the state 7 child death review board; allowing for compensation for board members; providing for the disclosure of certain records to certain 8 persons for securing grants and public officials for supplemental 9 information to the board's annual report; directing that records be 10 11 kept for 15 years after a case is closed; amending K.S.A. 22a-242, 22a-12 243 and 22a-244 and repealing the existing sections.

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

15 Section 1. K.S.A. 22a-242 is hereby amended to read as follows: 22a-242. (a) When a child dies, any law enforcement officer, health care 16 17 provider or other person having knowledge of the death shall immediately 18 notify the coroner of the known facts concerning the time, place, manner 19 and circumstances of the death. If the notice to the coroner identifies any 20 suspicious circumstances or unknown cause, as described in the protocol 21 developed by the state review board under K.S.A. 22a-243, and 22 amendments thereto, the coroner shall immediately: (1) Investigate the 23 death to determine whether the child's death included any such suspicious 24 circumstance or unknown cause; and (2) direct a pathologist to perform an 25 autopsy.

(b) If, after investigation and an autopsy, the coroner determines that
the death of a child does not include any suspicious circumstances or
unknown cause, as described in the protocol developed by the state review
board under K.S.A. 22a-243, and amendments thereto, the coroner shall
complete and sign a nonsuspicious child death form no further action by
the coroner is required.

32 (c) If, after investigation and an autopsy, the coroner determines that 33 the death of a child includes any suspicious circumstance or unknown cause, as described in the protocol developed by the state review board
 under K.S.A. 22a-243, and amendments thereto, the coroner-shall notify,
 within 30 days, the chairperson of the state review board and shall notify,
 within 24 hours, the county or district attorney of the county where the
 death of the child occurred.

6 (d) The coroner shall attempt to notify any parent or legal guardian of 7 the deceased child prior to the performance of an autopsy pursuant to this 8 section-and attempt to notify any such parent or legal guardian of the-

section and attempt to notify any such parent of regar guardian of the
 results of the autopsy. <u>The notification shall include information regarding</u>

10 the autopsy and instructions for how a parent or legal guardian may-

11 obtain a copy of the finding and autopsy results Once the autopsy has

been completed, the coroner shall immediately notify the parent or legal
 guardian that such autopsy has been completed and provide information
 on how to obtain the results.

15 (e) A coroner shall not make a determination that the death of a child 16 less than one year of age was caused by sudden *unexplained* infant death 17 syndrome unless an autopsy is performed.

(f) The fee for an autopsy performed under this section shall be the
usual and reasonable fee and travel allowance authorized under K.S.A.
22a-233, and amendments thereto, and shall be paid from the district
coroners fund.

(g) The secretary for health and environment shall provide a copy of the death certificate to the state child death review board that meets requirements developed by the board pursuant to K.S.A. 22a-243, and amendments thereto.

26 Sec. 2. K.S.A. 22a-243 is hereby amended to read as follows: 22a-243. (a) There is hereby established a state child death review board, 28 which shall be composed of:

(1) One member appointed by each of the following officers to
represent the officer's agency: The attorney general, the director of the
Kansas bureau of investigation, the secretary for children and families, the
secretary of health and environment and the commissioner of education;

(2) threefour members appointed by the state board of healing arts,
one of whom shall be a district coroner and two three of whom shall be
physicians licensed to practice medicine and surgery, one specializing in
pathology and the other two specializing in pediatrics;

37 (3) one person appointed by the attorney general to represent
 38 advocacy groups that focus attention on child abuse awareness and
 39 prevention; and

40 (4) one county or district attorney appointed by the Kansas county 41 and district attorneys association.

42 (b) The chairperson of the state review board shall be the member 43 appointed by the attorney general to represent the office of the attorney 1 general.

2 (c) The state child death review board shall be within the office of the 3 attorney general as a part thereof. All budgeting, purchasing and related 4 management functions of the board shall be administered under the 5 direction and supervision of the attorney general. All vouchers for 6 expenditures and all payrolls of the board shall be approved by the 7 chairperson of the board and by the attorney general. The state review 8 board shall establish and maintain an office in Topeka.

9 (d) The state review board shall meet at least annually to review all 10 reports submitted to the board. The chairperson of the state review board 11 may call a special meeting of the board at any time to review any report of 12 a child death.

(e) When informed of a child death, the state review board shall
review all child deaths of:

15 *(1)* Kansas residents who are less than 18 years of age, regardless of 16 where such death occurred; and

17 (2) non-Kansas residents who are less than 18 years of age if such18 death occurred in Kansas.

(f) Within the limits of appropriations therefor, the state review board
 shall appoint an executive director who shall be in the unclassified service
 of the Kansas civil service act and shall receive an annual salary fixed by
 the state review board.

23 (f)(g) Within the limits of appropriations therefor, the state review 24 board may employ other persons who shall be in the classified service of 25 the Kansas civil service act.

(g)(h) Members of the state review board shall not may receive
 compensation, subsistence allowances, mileage and expenses as provided
 by K.S.A. 75-3223, and amendments thereto, for attending meetings or
 subcommittee meetings of the board. *Compensation, subsistence allowances, mileage and expenses shall be approved by the chairperson of the state review board and the attorney general.*

32 The state review board shall develop a protocol to be used by (h)(i) 33 the state review board. The protocol shall include written guidelines for 34 coroners to use in identifying any suspicious deaths, procedures to be used 35 by the board in investigating child deaths, methods to ensure coordination 36 and cooperation among all agencies involved in child deaths and 37 procedures for facilitating prosecution of perpetrators when it appears the 38 cause of a child's death was from abuse or neglect. The protocol shall be 39 adopted by the state review board by rules and regulations.

40 (i)(j) The state review board shall submit an annual report to the 41 governor and the legislature on or before October 1 of each year, 42 commencing October 1993. Such report shall include the findings of the 43 board regarding reports of child deaths, the board's analysis and the board's recommendations for improving child protection, including
 recommendations for modifying statutes, rules and regulations, policies
 and procedures.

4 (j)(k) Information acquired by, and records of, the state review board 5 shall be confidential, shall not be disclosed and shall not be subject to 6 subpoena, discovery or introduction into evidence in any civil or criminal 7 proceeding, except that the state review board or the board's designee may 8 disclose such information and records to:

9 (1) Any member of the legislature or a legislative committee that has 10 legislative responsibility of the enabling or appropriating legislation, if 11 such member or committee is carrying out the official functions of such 12 member or committee, and if any such committee recesses into a closed or 13 executive meeting pursuant to K.S.A. 75-4319(a), and amendments 14 thereto, and has taken appropriate steps to preserve its privacy;

(2) any person or entity contracting with the state review board, if the
board has determined that disclosure of such information and records is
essential for completion of the contract, and the board has taken
appropriate steps to preserve confidentiality;

19 (3) any person or entity, if the information and records being 20 disclosed are statistics or conclusions of the state review board of the same 21 type included in its annual report pursuant to subsection-(i) (j);

(4) any law enforcement agency of the state or any political subdivision thereof, if the state review board determines that the information and records being disclosed were not previously available to such law enforcement agency for the investigation of the cause of the child's death; and:

(A) The board determines that the cause of the child's death was fromabuse or neglect; or

(B) the board does not determine that the child's death was from abuse or neglect and has knowledge of a law enforcement investigation based on an official offense report as required in K.S.A. 21-2501a, and amendments thereto, of abuse or neglect involving the death of a child;

(5) any county or district attorney, if the state review board
determines that the information and records being disclosed were not
previously available to such county or district attorney for the prosecution
of any crimes related to the cause of the child's death; and:

37 (A) The board determines that the cause of the child's death was from38 abuse or neglect; or

(B) the board does not determine that the child's death was from
abuse or neglect and has knowledge of a law enforcement investigation
based on an official offense report as required in K.S.A. 21-2501a, and
amendments thereto, of abuse or neglect involving the death of a child;

43 (6) (A) any entity established by a city or county for the express

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purpose of providing a local review of child deaths if the information and 1 2 records being disclosed are related to a child's death in an instance when:

- 3 4
- (i) Such death occurred in such city or county; or (ii) such child was a resident of such city or county;

5 (B) the provisions of this paragraph shall expire on July 1, 2026, 6 unless the legislature reviews and reenacts such provisions prior to July 1, 7 2026: and

8 (C) the joint committee on child welfare system oversight shall 9 review the provisions of this paragraph pursuant to K.S.A. 46-3901, and 10 amendments thereto;

(7) any licensing body as defined by K.S.A. 74-146, and amendments 11 12 thereto, if:

13 (A) The information and records being disclosed are related to a disciplinary complaint against a person licensed by such licensing body; 14

(B) any member of the state review board is under a professional 15 16 obligation to make a disciplinary complaint against a person licensed by 17 such licensing body; or

(C) a person licensed by such licensing body may have caused or 18 19 contributed to the child's death; and

20 (8) a governmental agency or an organization that has a federalwide 21 assurance (FWA) for the protection of human subjects in good standing 22 with the United States department of health and human services officer for 23 human research protections, if:

24 (A) The agency or organization provides documentation that an institutional review board designated in the FWA has reviewed the 25 organization's research proposal: 26

27 (B) personally identifiable information is redacted from the 28 disclosure; 29

(C) the disclosure is only for the purpose of health or education; and

(D) the agency or organization requires all persons granted access to 30 31 the disclosed information and records to sign a confidentiality agreement 32 prior to receipt of the disclosed information and records; and

33 (9) any person or entity, if the information and records being disclosed are statistics or conclusions of the state review board and 34 35 provided for the purpose of procuring and maintaining financial grants; 36 and

37 (10) the governor and legislature, if the information and records 38 being disclosed are statistics or conclusions of the state review board 39 and provided for the purpose of supplementing the state review 40 board's annual report.

41 $\frac{k}{l}$ The state review board may adopt rules and regulations as necessary to carry out the provisions of K.S.A. 22a-241 through 22a-244, 42 and amendments thereto. 43

1 Sec. 3. K.S.A. 22a-244 is hereby amended to read as follows: 22a-244. (a) Within 72 hours after receipt of notification from a coroner 3 pursuant to K.S.A. 22a-242, and amendments thereto, the chairperson of 4 the state review board may activate the board to investigate and make a 5 written report regarding the death.

6 (b) The state review board shall have access to all law enforcement 7 investigative information regarding the death; any autopsy records and 8 coroner's investigative records relating to the death; any medical records 9 of the child; and any records of the Kansas department for children and 10 families or any other social service agency-which *that* has provided 11 services to the child or the child's family-within three years preceding the 12 child's death.

13 (c) The state review board may apply to the district court for the 14 issuance of, and the district court may issue, a subpoena to compel the 15 production of any books, records or papers relevant to the cause of any 16 death being investigated by the board. Any books, records or papers 17 received by the board pursuant to the subpoena shall be regarded as 18 confidential and privileged information and not subject to disclosure.

19 (d) The state review board's report shall contain the circumstances leading up to the death and cause of death; any social service agency 20 21 involvement prior to death, including the kinds of services delivered to the 22 dead child or the child's parents, siblings or any other children in the 23 home; the reasons for initial social service agency activity and the reasons 24 for any termination of agency activities if involvement was terminated; 25 whether court intervention had ever been sought and, if so, any action 26 taken by the court; and recommendations for prevention of future death 27 under similar circumstances.

28 (e) Within 15 days of its activation pursuant to this section, the state 29 review board shall complete and transmit a copy of its written report to the 30 county or district attorney of the county in which the child's death-31 occurred. If the death of the child occurred in a different county than-32 where the child resided, a copy of the report shall be sent to the county or 33 district attorney of the county where the child resided or, if the child-34 resided in another state, to the child protective services agency of that 35 state-

36 (f) The state review board shall maintain-permanent records of all
37 written reports concerning child deaths *for at least 15 years after the date*38 *a case is closed.*

43 (h)(g) Information, documents and records otherwise available from

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other sources are not immune from discovery or use in a civil or criminal 1

action solely because they were presented during proceedings of the state 2

review board. A person who presented information before the board or 3

who is a member of the board shall not be prevented from testifying about 4

- matters within the person's knowledge. 5 6
 - Sec. 4. K.S.A. 22a-242, 22a-243 and 22a-244 are hereby repealed.
- Sec. 5. This act shall take effect and be in force from and after its 7 8 publication in the statute book.