## **HOUSE BILL No. 2468**

## By Representative Finney

1-6

AN ACT concerning children and minors; relating to the revised Kansas code for care of children; caring for children in the custody of the secretary; enacting the Kansas foster youth bill of rights.

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

- Section 1. (a) Consistent with the policy of the state in K.S.A. 38-2201, and amendments thereto, in order to ensure proper care and protection of a child in need of care in the child welfare system, unless otherwise ordered by the court, such child shall have the right to:
- (1) Live in a safe, comfortable placement, in accordance with K.S.A. 38-2255, and amendments thereto:
  - (A) Where such child lives in the least restrictive environment;
- (B) where such child shall be treated with respect, have a place to store belongings and receive healthy food, adequate clothing and appropriate personal hygiene products;
  - (C) with siblings when possible; and
- (D) upon proper investigation and consideration in accordance with K.S.A. 38-2242, and amendments thereto, with a relative or someone from such child's community with similar religious beliefs or ethnic heritage;
  - (2) have visits with family;
  - (3) have as few placements as possible:
  - (4) have and maintain belongings by:
- (A) Making a list of belongings to have when placed out of home;
  - (B) providing such list of belongings to such child's case manager;
  - (C) bringing such belongings when placed out of home; and
- (D) if going on a visit or to a new placement, have belongings packed and transportable for the visit or move:
  - (5) have access to all appropriate school supplies, services, tutoring, extra-curricular, cultural and personal enrichment activities;
- 30 (6) attend school daily, in accordance with K.S.A. 38-2218, and amendments thereto;
- 32 (7) receive a high school diploma, if such child has earned the 33 standard credits in accordance with K.S.A. 38-2285, and amendments 34 thereto;
  - (8) be notified of all hearings held pursuant to the revised Kansas code for care of children, when age or developmentally appropriate;

HB 2468 2

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(9) attend, in person or virtually, all court hearings held pursuant to the revised Kansas code for care of children, when age or developmentally appropriate;

- (10) offer the judge thoughts on any placement or placement change proposed, in accordance with K.S.A. 38-2262, and amendments thereto, when age or developmentally appropriate;
- (11) have a guardian ad litem represent the best interests of the child, in accordance with K.S.A. 38-2205, and amendments thereto, and contact such child regularly;
- (12) request a lawyer who will tell the court what such child wants, if different than the determinations of the guardian ad litem, in accordance with K.S.A. 38-2205, and amendments thereto;
- (13) privacy to send and receive unopened mail and make and receive phone calls;
- (14) have regular and private contact with and access to case managers, attorneys and advocates;
- (15) access accurate and necessary information for such child's wellbeing from case managers and guardians and any person who is by law liable to maintain, care for or support the child;
  - (16) as few changes in case managers as possible;
- 21 (17) contact a case manager's supervisor if there is a conflict between 22 such child and such child's case manager that cannot be resolved; and
  - (18) when transitioning out of the child welfare system:
  - (A) Be an active participant in developing a transition plan, as defined in K.S.A. 38-2202, and amendments thereto:
    - (B) have services and benefits explained;
    - (C) have a checking or savings account;
- 28 (D) learn to manage money, when age or developmentally 29 appropriate;
  - (E) learn job skills appropriate for such child's age; and
- 31 (F) be involved in life skills training and activities.
- 32 (b) This section shall be known and may be cited as the Kansas foster youth bill of rights.
  - (c) This section shall be a part of and supplemental to the revised Kansas code for care of children
- Sec. 2. This act shall take effect and be in force from and after its publication in the statute book.