# February 2023

# Kansas Fair Courts Legislation for Children and Families

# **Legislation List:**

1. Judicial Alcohol, Drug, and Mental Wellness Testing - Duty of Judge.

**2.** Judicial Retention Election - Modification of Voting Percentage Requirements. Replace "(a majority)" with "forty percent". in K.S.A. 20-2908. Simple statue change of four words.

**3.** Lying to Law Enforcement - unclassified misdemeanor, fine violation with citations for false statements to law enforcement and in courts.

**4.** Establish the legal age of 16 for Kansas minor to be allowed to selected a parent, grand-parent, or related guardian for their residential care. Statues changed to establish legal process for change of residential care for minor children.

**5.** Legally required police or KBI investigation following 3 unsubstantiated DCF reports of child abuse on a father, or 3 probable false police reports, or 3 PFA protection orders on a father that he defended and were dismissed in district court. Reduce pathological litigants in family court lying to police for lawfare, weaponizing with false protection orders, and indirect contempt in family courts that get Kansas children at risk of harm or killed, like Austin, Logan, and Caleb.

6. Reduce Kansas fatherless children by ensuring that Judges ENFORCE COURT ORDERED VISITATION AND RIGHTS for children and for their parents. Stop the contempt of custody and visitation orders. Correct with legislation this major Kansas judicial problem. PARENTAL ALIENATION is psychological and emotional child abuse, and is a form of FAMILY DOMESTIC VIOLENCE against Kansas children. REQUIRE Enforcement of K.S.A. 23-3401 and K.S.A. 23-3403 by family court judges. PARENTAL ALIENATION is the NUMBER ONE CHILD ABUSE!

**7.** Legally define Parental Alienation Child Abuse as a crime of the State to be investigated by law enforcement / AG / KBI, and require DA and judicial actions and punishment.

**8.** Child forensics interviews MUST BE CONDUCTED BY TRAINED KANSAS LAW ENFORCEMENT or Specially TRAINED DCF ONLY - NOT CASA Volunteers . Kansas Sunflower House has failed forensic child interviews and allowed continued child abuse and demonstrated Sunflower House CASA incompetence, corruption, and CASA has NO accountability to state of Kansas for complaints.

**9.** Judicial "pure" Peremptory Challenge - Judge removal without prima facie cause; right to fair family court judicial processes. Decrease judicial bias, prejudice, interest, and corruption in family courts. Reduce process error.

**10**. Judicial term limits. Prevent corruption, incompetence, senility that is currently uncorrectable in the district courts.

**11.** Require police, attorneys, DCF, CASA, and district court personnel to be *trained to identify different types of mental unwellness and* sociopathic behaviors including pathological liars, compulsive liars, occasional liars, careless liars, narcissistic liars, habitual liars, pathetic liars, and white liars. Identify suspected mental unwellness and criminal liars.

"Someone lies and a Kansas child could die." (What happened with Austin, Logan, and Caleb to get these children killed?)

**12**. Establish the office of child advocate for children's protection. Kansas Child Abuse Hotline. The "Buck Stops Here with the Governor" for child abuse in Kansas. Kansas citizens or children can call a Governor "hotline" and the reporting allows discrete immediate action to help any children that the courts, DCF, CASA, police or other child advocate organization that fails to help abused children. DISCRETE IMMEDIATE ACTION AND RESPONSE by the Office of the Kansas Governor.

## Kansas FairCourts Legislation for Children and Families

**13.** CASA Court Appointed Special Advocate - Legally Required CASA to be Mandatory Child Abuse Reporters - revise laws to reform CASA in Kansas. Mandate accountability of CASA with complaints filed to State of Kansas.

**14.** CASA volunteers are not totally competent and yet are allowed physical access to children and court records WITHOUT visibility and accountability to anyone. Volunteers should not be incompetently doing the responsibility of the State of Kansas for children welfare. STOP THE INCREASE OF FUNDING CASA. Make CASA actions visible and accountable to Kansas voters. CASA has violated statues and the parent's complaints to Kansas internal CASA Board of Directors and National CASA Board are worthless and ignored. The state of Kansas only accepts CASA complaints for protected class persons with civil rights violations.

**15.** Kansas innocents Project. Organization to investigate and review cases of persons incarcerated and probable innocents. Too many innocent persons are incarcerated UNJUSTLY in Kansas. SEEK JUSTICE with action for "railroaded" innocent Kansas prisoners.

**16.** Police corruption investigated and COMMUNICATED that Kansas law enforcement corruption will be reduced. Corruption is REAL - VOTERS KNOW THIS. Address the problem by the Attorney General.

**17.** Violation of Kansas employees Oath of Office increased prosecution and punishment to decrease corruption, abuse of position, theft, and fraud within the Kansas government.

**18.** County voting at any precinct or county voting location on the day of the election. Allow voting anywhere in county, instead of just at the voters precinct. Facilitate increased voting and convenience. Sedgwick County currently allows voting at any station on election day.

# Kansas Fair Courts Legislation for Children and Families - Defined and detail:

1. Judicial Alcohol, Drug, and Mental Wellness Testing - Duty of judge.

- Substance testing for detection of substantial rates of judge and attorney substance and mental behavioral health problems.
- 20.6% screening positive for hazardous, harmful, and potentially alcohol-dependent drinking. (Some studies to over 30% 1 in 5 judges are impaired)
- 2. Judicial Retention Election Modification of Voting Percentage Requirements.
  - Judicial removal by retention election vote is near impossible with current election law in the State of Kansas.
  - KANSAS VOTERS WILL NEVER REMOVE A BIAS or DRUNK family court JUDGE WITHOUT CHANGING 4 WORDS IN K.S.A. 20-2908.
  - REPLACE "(a majority)" with "forty percent" in K.S.A. 20-2908.

**3.** Lying to Law Enforcement - fine violations with citations for false statements to law enforcement and courts.

- Truth is required for justice in courts. Decrease false statements, false reports, lies, perjury, and subordination of perjury.
- Unclassified misdemeanor citation fines for violating section with increasing severity for multiple offenses.
- Protect children from forced coaching and resulting adult lying in family courts, including attorney lying (lying is never prosecuted in some districts).
- Reduce lying to police, and in family courts. Fine the liars immediately to prevent harm to children and waste of tax payer's money.
- Judges or police could instantly write a citation fining the liar when they are identified. Unclassified misdemeanor offense for less than three citations. Instantly stop the lying that hurts Kansas children.

# Kansas FairCourts Legislation for Children and Families

**4.** Establish by modification of statues to include legal age of 16 for Kansas minor child allowed to petition court to choose to live with their selected parent or guardian.

- Judges and family courts DO NOT make decisions in the "Best interest of the child" nor do judges "simply want to do what is right by the child".
- At LEAST give an abused child hope of changing residential custody TO STOP CHILD ABUSE at a written legal age of 16, because the attorneys, DCF, CASA, and family court judges don't help some abused children.
- This statue change would decrease run away Kansas children.
- Abused children will have hope in changing their abusive residential care at the age of 16 instead of running away from the abusive environments.

**5.** Legally required police and KBI investigation following 3 unsubstantiated DCF reports of child abuse, or 3 probable false police reports.

- STOP false Police, DCF, and CASA reporting by lying individuals to influence courts, or lying to police for false protection orders.
- Reduce child abuse NOT evaluated competently by DCF or untrained CASA volunteers. Stop the false police and DCF reporting.
- STOP FALSE PROTECTION ORDERS by pathological liars.
- CREATE AND IMPLEMENT legal deterrents to the abusive litigious use of protection orders that are created by LYING. The false police reporting MUST BE IDENTIFIED and STOPED.
- The Kansas Coalition Against Sexual and Domestic Violence (KCSDV) needs to prevent attorneys from allowing family and child harming protection orders vindictively and viscously filed to stop father's access to their children.
- The police, KCSDV, attorneys, and judges will likely believe every insanity of the misandristic false reporting. (Seriously, read some of the police reports and watch the police BWC.)
- Other states legally require legal investigations of false reporting.
- STOP CHILD COACHED LYING AT SUNFLOWER HOUSE, CASA, DCF, and POLICE REPORTING THAT IS CHILD ABUSE. Prosecute child coaching and false police reporting.

**6.** Reduce Kansas fatherless children by ensuring that Judges ENFORCE COURT ORDERED VISITATION AND RIGHTS for children and for their parents. K.S.A. 23-3401 K.S.A. 23-3403

- Stop the contempt of custody and visitation orders fix this major Kansas judicial problem.
- PARENTAL ALIENATION is psychological and emotional child abuse, and is a form of FAMILY DOMESTIC VIOLENCE against Kansas children. KSA 23-3401

**7.** Legally define Parental Alienation child abuse as a crime to be investigated by law enforcement / AG / KBI, and require district attorney and judicial actions and punishment.

- STOP PARENTAL ALIENATION CHILD ABUSE that is currently allowed by law enforcement, attorneys, and judges.
- Parental alienation contributes and causes: 63% of teen suicides; 70% of juveniles in stateoperated institutions; 71% of high school drop-outs; 75% of children in chemical abuse centers; 85% of those in prison; 85% of children who exhibit behavioral disorders; and 90% of homeless and runaway children.
- Two of every five children are with only one parent, many caused by parental alienation.

8. Child forensics interviews *MUST BE CONDUCTED BY TRAINED KANSAS LAW ENFORCEMENT or DCF ONLY* - *NOT CASA Volunteers* . Sunflower House is incompetent or corrupt.

- SUNFLOWER HOUSE FAILED A FORENSICS CHILD INTRVIEW AND ADMITTED IT AND DID NOTHING TO HELP THE ABUSED CHILD.
- CASA cannot replace the DCF. Defund Kansas CASA and have trained law enforcement perform forensics interviews.
- DCF IS TRAINED AND SHOULD BE FUNDED NOT Kansas CASA. Untrained incompetent volunteers of CASA cannot make court decisions for the Kansas family judges. CASA HURTS Kansas children.
- Previous Sunflower House of Kansas Det. Scott Bassett and Det. Barbara Walk FAILED A CHILD FORENSICS INTERVIEW. They acknowledged the failed child interview on a recorded phone line, and refused to fix their incompetence to STOP the child abuse they allowed from parental child coaching.
- THERE CAN NEVER BE A FAILED CHILD FORENSICS INTERVIEW NEVER! KANSAS CASA SUNFLOWER HOUSE IS INCOMPENTENT or possible corruption.

**9.** Judicial "pure" Peremptory Challenge - Judge removal without prima facie cause; right to fair family court judicial processes.

- Remove judicial bias or substance/mental impairment when discovered during domestic family court proceedings.
- Judge's immediate removal/recusal if a father smells alcohol or detects judicial mental impairment in court when testifying to protect his children. Judges DO NOT RECUSE voluntarily.

**10**. Judicial term limits. Prevent corruption, incompetence, senility that is currently uncorrectable in the district courts.

**11.** Require police, attorneys, DCF, CASA, and district court personnel to be *trained to identify different types of mental unwellness and* sociopathic behaviors:

- Including pathological liars, compulsive liars, occasional liars, careless liars, narcissistic liars, habitual liars, pathetic liars, and white liars. Identify suspected mental unwellness and criminal liars.
- "Someone lies and a Kansas child could die." (What happened with Austin, Logan, and Caleb to get these children killed?)
- Research Kansas child deaths associated with family courts to identify opportunities to help children.

**12**. Establish the office of child advocate for children's protection. Kansas Child Abuse Hotline created with a direct to connection to the State of Kansas office of children protection. The "Buck Stops Here" Office for child protection for a failsafe discrete immediate investigation of child abuse in Kansas when citizen believe all other child advocacy organizations have failed to protect a child.

- Kansas citizens or children can call a Governor "hotline" and the reporting allows discrete immediate action to help any parent or children which the courts, DCF, CASA, police or other child advocate organization fails to help any abused children.
- DISCRETE IMMEDIATE RESPONSE AND ACTION by the Office of child advocacy for any reported escalation of child safety concerns reported to the "hotline".

**13.** CASA Court Appointed Special Advocate should be required to be Mandatory Child Abuse Reporters.

- Remove CASA exemption to mandatory reporting in Kansas statues.
- Revise laws to reform Kansas CASA and create accountability and formal complaint process to the state, not to the CASA board of directors.
- Mandate accountability and liability of CASA volunteers actions with complaints filed to State of Kansas.

### Kansas FairCourts Legislation for Children and Families

**14.** CASA is incompetent to do the attorneys, courts, and judge's jobs. CASA is allowed physical access to children and court records WITHOUT visibility and accountability to anyone.

- DCF IS TRAINED AND SHOULD BE FUNDED NOT CASA. Re-organize the DCF to do the state's responsibility for children and families.
- Untrained incompetent volunteers of CASA cannot make court decisions for the Kansas family judges. CASA HURTS Kansas children with incompetence. CASA IS ANYONE THAT VOLUNTEERS AND ARE NOT TRAINED PROFESSIONALS.
- Previous Sunflower House of Kansas Det. Scott Bassett and Det. Barbara Walk FAILED A CHILD FORENSICS
- Volunteers should not be incompetently doing the responsibility of the State of Kansas for children.
- STOP THE INCREASE OF FUNDING CASA and make CASA actions visible and accountable.
- CASA ignores child abuse and violates Kansas statues (cases documented).
- Parent's complaints to Kansas CASA Board of Directors and National CASA Board are absolutely worthless and ignored.
- Complaints against CASA need to be directly filed with the State of Kansas. No organization accepts CASA complaints.

**15.** Kansas innocents Project. Organization to investigate and review cases of persons incarcerated and probable innocents. Too many innocent persons are incarcerated UNJUSTLY in Kansas. SEEK JUSTICE with actions to help "railroaded" innocent Kansas prisoners.

- The justice system is broken. The innocent accused Kansas citizen is fearful of corruption and guilty verdict before any trial even starts.
- Prosecutors may want all defendants incarcerated innocent or not. Prosecutors lock up all defendants because the prosecutor already decided one is guilty. The trials are just a inconvenience to the prosecutors who believe they are the accuser, judge, and executioner. Prosecutors want 100% conviction whether defendant is guilty or innocent.
- Many innocent Kansas citizens are incarcerated.

**16.** Police corruption investigated and COMMUNICATED that Kansas law enforcement corruption will be reduced. Corruption is REAL - VOTERS KNOW THIS. Address the problem by the Governor and Attorney General.

**17.** Violation of Kansas Oath of Office for elected, appointed, or employed persons to be legally defined, and require significant or increased punishment for violation of statues to effect a decrease in corruption, abuse of position, theft, and fraud within the Kansas government.

- Persons elected, appointed, or employed by the State of Kansas, and that having taken an Oath of Office as a condition of one's service to the State of Kansas, must be accountable to the highest level of professional ethics and standards of the Oath of Office that one has sworn to for their service to citizens of Kansas.
- Defined violations of one's Oath of Office to the State would reflect the severity and seriousness of any criminal, unethical, and unprofessionalism below the expectations of the Kansas citizens.
- Employment with the State and any resulting in violation of an Oath of Office one has taken is punished with a severity to discourage any State employment and temptation of violation of one's oath and statues.

**18.** Allow county voting at any precinct or voting location on the day of the election.

- Allow voting on election day anywhere in county, instead of just at the voters precinct.
- Facilitate increased voting and convenience. Some Kansas counties currently allows voting at any precinct station on election day.