

**HB2371**  
**House Committee on Children and Seniors**  
**WRITTEN TESTIMONY**  
**February 22, 2021**  
**PROPONENT**

Chairperson Concannon and Members of the Committee:

The Kansas Coalition Against Sexual and Domestic Violence (KCSDV) is a statewide non-profit organization whose membership is the 26 sexual and domestic violence programs serving victims across Kansas. KCSDV provides information; training; and analysis and policy work on issues impacting victims of domestic and sexual violence, their families, and their communities. Our members, the local advocacy programs, are committed to providing quality services to victims of sexual assault and domestic violence; empowering victims to live independently without the ongoing fear of violence; and to helping victims secure resources necessary for a safe and healthy future.

**KCSDV supports the passage of HB2371.** The most important components of this bill to domestic and sexual violence victims in Kansas are:

- **Removing the requirement to comply with child support enforcement to apply for SNAP and childcare assistance;**
  - Kansas is among the few states that continues to have this provision, as it is not required under federal law for these two programs. This requirement has a chilling effect on participation, especially for victims of domestic & sexual violence. There are good reasons why it might not be in a family's best interest to pursue child support; this action could be forcing a protective parent to put their family in danger. Many victim-parents do not believe they can trust the system to maintain their family's safety. While there is a process for applicants to share why child support enforcement could endanger them or their children, the presence of the question continues to serve as a deterrent.
- **Removing the minimum work requirement for adults attending private or public K-12 education or postsecondary institutions; and,**
- **Removing the lifetime limit for childcare assistance for adults attending postsecondary institutions (currently at 24 months).**

When victims leave abusive relationships and seek independence, they often find the abuse escalates, creating substantial fear on the part of the victim, requiring intensive safety planning with a trained advocate. At the same time as the safety planning, the victim is most often facing a harsh reality put in place by the rules and regulations of the systems that purport to function as "assistance" or "help" for those facing the most difficult times of their lives. Many times, instead of help and assistance, victims are

faced with compliance requirements that could jeopardize their safety (see above: child support enforcement mechanisms) along with limitations on improving one's education and training in hopes of obtaining a living wage and meaningful employment.

Domestic violence and sexual assault victims often need to rely on these safety net services during the time period after leaving abusive partners along with securing an employment opportunity that will allow for victims to properly, effectively, and sustainably care for themselves and/or their children.

Because these resources can be life-changing for so many victims of domestic and sexual violence, **KCSDV strongly supports the passage of HB2371.**

Sincerely submitted on behalf of KCSDV,

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KCSDV