SESSION OF 2023

SUPPLEMENTAL NOTE ON SENATE BILL NO. 180

As Recommended by Senate Committee on
Public Health and Welfare

Brief*

SB 180 would establish the Women’s Bill of Rights and provide a meaning of biological sex for purposes of statutory construction. The bill would set intermediate constitutional scrutiny as the standard of judicial review to be applied with regard to laws and rules and regulations that distinguish between the sexes and would identify those areas where distinction between the sexes would be related to important governmental objectives. The bill also would require certain entities that collect vital statistics for the purposes outlined in the bill to identify each individual who is part of the collected data set as either male or female at birth.

Additionally, the bill would include introductory clauses that provide background.

Defined Terms

The bill would provide that, despite any provision of state law to the contrary, the following would apply with respect to the application of an individual’s biological sex pursuant to any state laws or rules and regulations:

- An individual’s “sex” would mean an individual’s sex at birth, either male or female;

*Supplemental notes are prepared by the Legislative Research Department and do not express legislative intent. The supplemental note and fiscal note for this bill may be accessed on the Internet at http://www.kslegislature.org
A “female” would mean an individual whose biological reproductive system is developed to produce ova;

A “male” would mean an individual whose biological reproductive system is developed to fertilize the ova of a female;

“Woman” and “girl” would refer to human females, and “man” and “boy” would refer to human males;

“Mother” would mean a parent of the female sex, and “father” would mean a parent of the male sex; and

With respect to biological sex, separate accommodations are not inherently unequal.

**Standard of Judicial Review**

The bill would note that laws and rules and regulations that distinguish between the sexes are subject to intermediate constitutional scrutiny. The bill would state intermediate constitutional scrutiny prohibits unfair discrimination against similarly situated male and female individuals but allows the law to distinguish between the sexes where such distinctions are substantially related to important governmental objectives.

Despite any provision of state law to the contrary, the bill would require that distinctions between the sexes be considered substantially related to the important governmental objectives of protecting the health, safety, and privacy of individuals, with respect to the following areas:

- Athletics;
- Prisons or other detention facilities;
- Domestic violence centers;
Rape crisis centers;

● Locker rooms;

● Restrooms; and

● Other areas where biology, safety, or privacy are implicated that result in separate accommodations.

**Vital Statistics Collection**

The bill would require any school district, or public school, and any state agency, department, or office or political subdivision to identify each individual as either male or female at birth who is part of collected vital statistics data sets for the purpose of complying with anti-discrimination laws or gathering accurate public health, crime, economic, or other data.

**Background**

The bill was introduced by the Senate Committee on Public Health and Welfare at the request of Senator Erickson.

**Senate Committee on Public Health and Welfare**

In the Senate Committee meeting, representatives of Independent Women’s Law Center, Independent Women’s Voice, and Women’s Liberation Front provided proponent testimony, generally stating a long-standing legal precedent requires equal treatment of similarly situated men and women but allows differentiation between the sexes when privacy, safety, or equal opportunity are at stake or when that differentiation is substantially related to an important government interest. The proponents stated this premise is being threatened by those who want to redefine common sex-based words in a manner that separates sex from biology and by those who think separate is inherently unequal when it
comes to sex. The proponents noted the bill would not change existing laws but establishes a legal definition of sex-based terms for clarity in the implementation of existing law.

Written-only proponent testimony was provided by representatives of the Kansas Catholic Conference and Kansas Family Choice.

Opponent testimony was provided by a human services professional, a private citizen, and representatives of the American Civil Liberties Union, Equality Kansas, and Kansas Interfaith Action. The opponents generally stated the bill would not protect women’s rights but rather attempt to codify into law outdated, inaccurate, and under-inclusive definitions of sex and families and to absolve the State of its responsibility not to discriminate against transgender persons. The opponents stated the bill would try to codify in law a right to exclude transgender persons from certain spaces and erase persons who are nonbinary.

Written-only opponent testimony was provided by a former Kansas state representative, a social worker, four members of the clergy, an advanced practice registered nurse, a traveling nurse, a retired educator, four private citizens, and representatives of the Center of Daring and Kansas Legal Services.

Fiscal Information

According to the fiscal note prepared by the Division of the Budget on the bill, the Kansas State Department of Education estimates enactment of the bill would have a limited fiscal effect on school districts; a total effect could not be estimated. The bill could have a fiscal effect on Kansas Board of Regents institutions if the language conflicted with National Collegiate Athletic Association or other higher education-related policies or laws. Kansas higher education institutions could lose the ability to host events, which would decrease revenues, but the extent of that effect is unknown.
The Office of the Attorney General states the constitutionality of the legislation is likely to be challenged and would likely need to go through the appellate process for a definitive ruling on the validity of the law. The litigation could be ongoing for two to four years depending on the court system. The defense could be handled by agency staff using existing resources, but there could be a potential need for specialized outside counsel. If a challenge was successful, the State could be ordered to pay plaintiff's attorney fees and costs as well. A total fiscal effect could not be estimated.

The Kansas Office of Judicial Administration states enactment of the bill would have a negligible fiscal effect on expenditures and revenue for the Judicial Branch.

According to the Kansas Department of Health and Environment and the Kansas Human Rights Commission, enactment of the bill would have no fiscal effect on the operations of either of the respective agencies.

Any fiscal effect associated with the bill is not reflected in *The FY 2024 Governor's Budget Report*.