

SESSION OF 2024

SUPPLEMENTAL NOTE ON HOUSE BILL NO. 2487

As Amended by House Committee on
Corrections and Juvenile Justice

Brief*

HB 2487, as amended, would provide immunity from prosecution for possession of a controlled substance or drug paraphernalia if the person seeks or provides medical assistance to a person under the influence of a controlled substance or who is under the influence of a controlled substance and is in need of medical assistance.

Persons Eligible for Immunity

The bill would prohibit a law enforcement officer from taking a person who may be eligible for immunity into custody solely based on an alleged offense of:

- Possession of controlled substance;
- Possession with the intent to use drug paraphernalia; or
- A violation of:
 - Condition of probation;
 - Assignment to a community corrections program;
 - Suspended sentence;
 - Parole;
 - Conditional release; or

*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>

- Post-release supervision.

Seeking Medical Assistance by an Individual

Under the bill, immunity would be available to persons who initiated contact with law enforcement or emergency medical services (EMS) and requested medical assistance on their own behalf due to use of a controlled substance and a reasonable belief that such assistance was needed. Such person would also be required to cooperate with law enforcement and EMS personnel while medical assistance was provided.

Rendering Aid or Seeking Assistance for Another

The bill would make immunity available to a person who, on behalf of a person who appeared to need medical assistance due to the use of a controlled substance:

- Rendered aid; or
- Initiated contact with law enforcement or EMS and requested medical assistance for such person.

Such person would also be required to:

- Provide their full name and any other relevant information necessary to provide medical assistance requested by law enforcement or EMS personnel;
- Remain at the scene with the person needing medical assistance until EMS personnel and law enforcement officers arrived; and
- Cooperate with EMS personnel and law enforcement in providing medical assistance.

Persons in Need of Medical Assistance

Under the bill, immunity would be available to the person who reasonably appeared to need medical assistance due to the use of a controlled substance and who cooperated with EMS personnel and law enforcement while medical assistance was provided.

Immunity Conditions and Exceptions

Persons who otherwise qualify under the bill would be immune from criminal prosecution for the crimes of possession of a controlled substance, possession with intent to use drug paraphernalia, or certain release conditions described in the bill pursuant to the Kansas Criminal Code or any city ordinance or county resolution for the same acts.

Intent to Distribute

If a quantity of controlled substances were found at the scene of the encounter with law enforcement that would be sufficient to create a rebuttable presumption of intent to distribute, immunity from criminal prosecution or having an arrest warrant issued would not be available to persons who may otherwise qualify.

Warrants and Searches

The bill would not extend immunity to persons who seek medical assistance during the course of the execution of an arrest or search warrant or during a lawful search.

Other Evidence

The bill contains a provision indicating persons immune to prosecution under the bill could be prosecuted based on evidence obtained from an independent source.

Civil Liability

Under the bill, law enforcement agencies and officers would not be liable based on the officer's compliance or failure to comply with the bill.

Furthermore, the bill would extend civil liability immunity to officers who arrest persons later determined to be immune from prosecution, unless such officer's conduct was reckless or constituted intentional misconduct.

Background

The bill was introduced by Representatives Hoheisel, Alcalá, Probst, and Proctor.

House Committee on Corrections and Juvenile Justice

In the House Committee hearing, **proponent** testimony was provided by Representatives Hoheisel, Probst, and Proctor; representatives of DCCCA; the Behavioral Health Association of Kansas; the Kansas Association of Chiefs of Police, Kansas Peace Officers Association, and the Kansas Sheriffs Association; Safe Streets Wichita Coalition; and eight private citizens. The proponents indicated fentanyl is killing many Kansans, and passage of the bill could save lives by encouraging the seeking of medical assistance for persons experiencing an overdose.

Written-only proponent testimony was provided by the Board of Indigent Defense Services, Cross-Lines Community Outreach, Johnson County Mental Health Center, Kansas Bureau of Investigation (KBI), Kansas Department for Aging and Disability Services, Kansas Department of Health and Environment, Kansas Public Health Association, Lawrence-Douglas County Public Health, United Community Services of Johnson County, Wyandotte County Public Health Department, and three private citizens.

Neutral testimony was provided by a representative of First Call Alcohol/Drug Prevention & Recovery who stated in jurisdictions with a “Good Samaritan” law, rates of calling to seek medical assistance is low, but the organizations hopes this bill results in persons seeking medical assistance without fear of reprisal.

Opponent testimony was provided by a private citizen who stated their concerns regarding law enforcement discretion under the bill, provisions concerning the number of people who may receive immunity, and the quantity of controlled substances present.

No other testimony was provided.

The House Committee amended the bill to:

- Remove language that limited the number of people who would be eligible for immunity;
- Specify that a person would be required to provide information that is necessary for medical assistance in addition to their full name; and
- Specify that a person acting in accordance with the bill would neither be taken into custody nor have a warrant for arrest issued against them for a violation of certain release conditions.

Fiscal Information

According to the fiscal note prepared by the Division of the Budget on the bill, as introduced, the Kansas Commission on Peace Officers’ Standards and Training (KSCPOST) states its sole funding source is municipal court costs fees and that with the possibility that certain drug possession crimes could avoid prosecution under the bill, it would reduce KSCPOST revenues. The agency estimates that 5.0 percent of people charged with misdemeanor drug crimes would

utilize the provisions of the bill, which would cause a reduction of approximately \$20,000, beginning in FY 2025.

The Office of Attorney General, KBI, EMS Board, Office of Judicial Administration, and the Kansas Highway Patrol indicate enactment of the bill would have no fiscal effect. Any fiscal effect associated with the bill is not reflected in *The FY 2025 Governor's Budget Report*.

The Kansas Association of Counties states it cannot estimate a fiscal effect because it cannot estimate how often the provisions of the bill would be used to avoid prosecution and what local resources would be used in responding to requests for medical assistance.

The League of Kansas Municipalities states municipalities would be required to develop and implement new procedures related to drug crimes which would result in additional time and training expenditures; however, a precise estimate could not be determined.

Controlled substance; medical assistance; possession; paraphernalia; immunity; law enforcement; emergency medical services