{As Amended by House Committee of the Whole}

Session of 2015

Substitute for HOUSE BILL No. 2054

By Committee on Judiciary

3-23

AN ACT enacting the public speech protection act. 1 2 3 *Be it enacted by the Legislature of the State of Kansas:* 4 Section 1. (a) This section shall be known and may be cited as the 5 public speech protection act. (b) The purpose of the public speech protection act is to encourage 6 7 and safeguard the constitutional rights of a person to petition, {and} speak freely, {and} associate freely and otherwise participate in government{, in 8 9 connection with a public issue or issue of public interest} to the maximum extent permitted by law while, at the same time, protecting the 10 11 rights of a person to file meritorious lawsuits for demonstrable injury. 12 (c) As used in the public speech protection act: 13 (1) "Claim" means any lawsuit, cause of action, claim, cross-claim, counterclaim or other judicial pleading or filing requesting relief. 14 15 (2) "Communication" means the making or submitting of a statement or document in any form or medium, including oral, visual, written or 16 17 electronic. 18 "Exercise of the right of association" means a communication (3) 19 between individuals who join together to collectively express, promote, 20 pursue or defend common interests. (4) "Exercise of the right of free speech" means a communication 21 22 made in connection with a matter of public concern {public issue or issue 23 of public interest}. 24 (5) "Exercise of the right to petition" means any of the following: 25 (A) A communication in or pertaining to: 26 (i) A judicial proceeding: 27 (ii) an official proceeding, other than a judicial proceeding, to 28 administer the law; 29 (iii) an executive or other proceeding before a department of the state, federal government, or other political subdivision of the state: 30 (iv) a legislative proceeding, including a proceeding of a legislative 31 committee; 32 33 (v) a proceeding before an entity that requires by rule that public notice be given before proceedings of such entity; 34 (vi) a proceeding in or before a managing board of an educational 35 institution supported directly or indirectly from public revenue; 36

(vii) a proceeding of the governing body of any political subdivision of 1 2 this state:

3 (viii) a report of or debate and statements made in a proceeding 4 described by subsection (c)(5)(A)(iii), (iv), (v), (vi) or (vii); or

(ix) a public meeting dealing with a public purpose, including 5 6 statements and discussions at the meeting or other-matters of public-7 concern {public issues or issues of public interest} occurring at the 8 meeting;

9 (B) a communication in connection with an issue under consideration or review by a legislative, executive, judicial or other governmental or 10 official proceeding; 11

(C) a communication that is reasonably likely to encourage 12 consideration or review of an issue by a legislative, executive, judicial or 13 other governmental or official proceeding; 14

(D) a communication reasonably likely to enlist public participation 15 16 in an effort to effect consideration of an issue by a legislative, executive, 17 judicial or other governmental or official proceeding; and

18 (E) any other communication {or conduct} that falls within the 19 protection of the right to petition the government under the constitution of 20 the United States or the constitution of the state of Kansas.

21 (6) "Government proceeding" means a proceeding, other than a 22 judicial proceeding, by an officer, official or body or political subdivision 23 of this state, including a board or commission, or by an officer, official or body of the federal government. 24

25 "Matter of public concern {Public issue or issue of public (7)interest}" includes an issue related to: 26

- 27 (A) Health or safety;
- 28 environmental, economic or community well-being; (B)
- 29 (C) the government;
- a public official or public figure; or 30 (D)
 - a good, product or service in the marketplace. (E)

(8) "Moving party" means any person on whose behalf the motion to 32 33 strike is filed seeking to strike a claim.

34 (9) "Official proceeding" means any type of administrative, 35 executive, legislative or judicial proceeding that may be conducted before 36 a public servant.

- 37 (10) "Public servant" means a person elected, selected, appointed, 38 employed or otherwise designated as one of the following, even if the 39 person has not yet qualified for office or assumed the person's duties:
- 40 An officer, employee or agent of government; (A)
- 41 (B) a juror;

42 (C) an arbitrator, mediator or other person who is authorized by law or 43 private written agreement to hear or determine a cause or controversy;

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(D) an attorney or notary public when participating in the 1 performance of a governmental function: or 2

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(E) a person who is performing a governmental function under a 4 claim of right but is not legally qualified to do so.

5 (d) A party may bring a motion to strike the claim if a claim is based 6 on, relates to or is in response to a party's exercise of the right of free 7 speech, right to petition or right of association. A party bringing the motion 8 to strike has the initial burden of making a prima facie case showing the claim against which the motion is based concerns a party's exercise of the 9 10 right of free speech, right to petition or right of association. If the moving party meets the burden, the burden shifts to the responding party to 11 12 establish a likelihood of prevailing on the claim by presenting substantial 13 competent evidence to support a prima facie case. If the responding party 14 meets the burden, the court shall deny the motion. In making its determination, the court shall consider pleadings and supporting and 15 16 opposing affidavits stating the facts upon which the liability or defense is 17 based. If the court determines the responding party established a likelihood of prevailing on the claim: (1) The fact that the court made that 18 19 determination and the substance of the determination may not be admitted 20 into evidence later in the case; and (2) the determination does not affect 21 the burden or standard of proof in the proceeding. The motion to strike 22 made under this subsection may be filed within 60 days of the service of 23 the most recent complaint or, in the court's discretion, at any later time 24 upon terms it deems proper. A hearing shall be held on the motion not 25 more than 30 days after the service of the motion.

26 (e) (1) On a motion by a party or on the court's own motion and on a 27 showing of good cause, the court may allow specified and limited 28 discovery relevant to the motion.

29 (2) Except as provided by subsection (e)(1), all discovery, motions or 30 other pending hearings shall be stayed upon the filing of the motion to 31 strike. The stay of discovery shall remain in effect until the entry of the 32 order ruling on the motion except that the court, on motion and for good 33 cause shown, may order that specified discovery, motions or other pending 34 hearings be conducted.

35 (f) The movant in a motion to strike has the right to: (1) Petition for a 36 writ of mandamus if the trial court fails to rule on the motion in an 37 expedited fashion; or (2) file an interlocutory appeal from a trial court 38 order denying the motion to strike, if notice of appeal is filed within 14 39 days after entry of such order. However, under subsections (f)(1) and (2), 40 further proceedings in the trial court shall be stayed pending determination 41 of the appeal.

42 (g) The court shall award the defending party, upon a determination 43 that the moving party has prevailed on its motion to strike, without regard 1 to any limits under state law: (1) Costs of litigation and reasonable 2 attorney fees; and (2) such additional relief, including sanctions upon the 3 responding party and its attorneys and law firms, as the court determines 4 necessary to deter repetition of the conduct by others similarly situated. If 5 the court finds that the motion to strike is frivolous or solely intended to 6 cause delay, the court shall award to the responding party reasonable 7 attorney fees and costs related to the motion.

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(h) This section does not apply to:

9 (1) An enforcement action that is brought in the name of this state or 10 a political subdivision of this state by the attorney general or a district or 11 county attorney;

(2) a claim brought against a person primarily engaged in the
business of selling or leasing goods or services, if the statement or conduct
arises out of the sale or lease of goods, services or an insurance product,
insurance services or a commercial transaction in which the intended
audience is an actual or potential buyer or customer{, except as provided
in subsection (i)}; or

18 (3) a claim brought under the Kansas insurance code or arising out of19 an insurance contract.

(i) {Subsection (h)(2) shall not apply to any action against any
person or entity based upon the creation, dissemination, exhibition,
advertisement or other similar promotion of any dramatic, literary,
musical, political or artistic work, including, but not limited to, a
motion picture or television program, or an article published in a
newspaper or magazine of general circulation.

(j) }In any case filed by a government contractor that is found by a
court to be in violation of this section, the court shall provide for its ruling
to be sent to the head of the relevant governmental entity doing business
with the contractor.

(i) {(k)} The provisions of the public speech protection act shall be
 applied and construed liberally to effectuate its general purposes. If any
 provision of the public speech protection act or its application is held
 invalid, the invalidity does not affect other provisions or applications that
 can be given effect without the invalid provision or application.

Sec. 2. This act shall take effect and be in force from and after its publication in the statute book.