

AMENDMENTS TO LB292

Introduced by Crawford, 45.

1 1. Insert the following new section:

2 Sec. 5. Section 29-1917, Revised Statutes Cumulative Supplement,  
3 2014, is amended to read:

4 29-1917 (1) Except as provided in section 29-1926 and subsection (5)  
5 of this section, at any time after the filing of an indictment or  
6 information in a felony prosecution, the prosecuting attorney or the  
7 defendant may request the court to allow the taking of a deposition of  
8 any person other than the defendant who may be a witness in the trial of  
9 the offense. The court may order the taking of the deposition when it  
10 finds the testimony of the witness:

11 (a) May be material or relevant to the issue to be determined at the  
12 trial of the offense; or

13 (b) May be of assistance to the parties in the preparation of their  
14 respective cases.

15 (2) An order granting the taking of a deposition shall include the  
16 time and place for taking such deposition and such other conditions as  
17 the court determines to be just.

18 (3) The proceedings in taking the deposition of a witness pursuant  
19 to this section and returning it to the court shall be governed in all  
20 respects as the taking of depositions in civil cases.

21 (4) A deposition taken pursuant to this section may be used at the  
22 trial by any party solely for the purpose of contradicting or impeaching  
23 the testimony of the deponent as a witness.

24 (5)(a) No request for a deposition shall be granted for a child  
25 under the age of sixteen at the time of the request who has been  
26 interviewed at a child advocacy center and the interview was video  
27 recorded, except by agreement of the parties or by approval of the court.

1 The court shall not approve a deposition under this subdivision unless  
2 the court finds that the testimony of the child is essential to assist  
3 the defendant in preparing for trial, that the evidence sought is not  
4 reasonably available by any other means, and that the probative value of  
5 the testimony outweighs the potential detriment to the child being  
6 deposed. In determining whether to approve the taking of a deposition,  
7 the court shall consider the availability of the recorded statements of  
8 the child and the complexity of the issues involved.

9 (b) Upon granting a request to depose a child under subdivision (a)  
10 of this subsection, the court shall make any protective order that  
11 justice requires to protect the child from emotional harm or distress,  
12 harassment, undue influence, or intimidation. Such order may include: (i)  
13 That the deposition may be taken only on specified terms and conditions,  
14 including a designation of the time, place, and manner of taking the  
15 deposition; (ii) that the scope of the deposition may be limited to  
16 certain matters as designated by the court; (iii) that a victim advocate  
17 or other support person not a witness to the proceedings may be present;  
18 (iv) that the defendant may be excluded from the deposition; or (v) any  
19 other provision the court determines is justified and appropriate. In  
20 ruling on a request for a protective order, the court may consider the  
21 age, health, level of intellectual functioning, and emotional condition  
22 of the child; whether the child has knowledge material to the proof of or  
23 defense to any essential element of the crime; whether the child has  
24 provided a full written, taped, or transcribed account of his or her  
25 proposed testimony for trial; or whether the child's testimony will  
26 relate only to a peripheral issue in the case.

27 2. Renumber the remaining section and correct the repealer  
28 accordingly.