

Amendment No. 898

Assembly Amendment to Senate Bill No. 92 Second Reprint (BDR 40-529)

Proposed by: Assembly Committee on Health and Human Services**Amends:** Summary: No Title: No Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date		SENATE ACTION		Initial and Date			
Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	_____	Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	_____
Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____	Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____
Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____	Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold underlining*** is newly added transitory language.

RBL



Date: 5/28/2013

S.B. No. 92—Makes certain changes related to the health of infants. (BDR 40-529)

SENATE BILL NO. 92—COMMITTEE ON
HEALTH AND HUMAN SERVICES

FEBRUARY 6, 2013

Referred to Committee on Health and Human Services

SUMMARY—Makes certain changes related to the health of infants.
(BDR 40-529)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact.
Effect on the State: Yes.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets **[omitted material]** is material to be omitted.

AN ACT relating to public health; requiring that infants born in certain institutions be examined for critical congenital heart disease; providing an exception for written parental objection; requiring certain hospitals to submit certain information to the Health Division of the Department of Health and Human Services; authorizing the Division to provide this information to an entity to conduct a study of the effectiveness of pulse oximetry screening; requiring the Division to submit a report under certain circumstances to the Director of the Legislative Counsel Bureau for submittal to the Legislative Committee on Health Care and the Legislative Commission; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 ~~any~~ **Under existing law, a** physician, midwife, nurse, obstetric center or hospital
2 attending or assisting any infant, or the mother of any infant, at childbirth is required to
3 examine and test the infant for certain preventable and inheritable disorders. If the tests reveal
4 such a disorder, the physician, midwife, nurse, obstetric center or hospital is required to: (1)
5 report the condition to the State Health Officer, the local health officer of the county or city
6 within which the infant or the mother of the infant resides, and the local health officer of the
7 county or city in which the child is born; and (2) discuss the condition and treatment of the
8 condition with the parents or other persons responsible for the care of the infant. (NRS
9 442.008) **Section 1** of this bill requires any physician, midwife or nurse attending or assisting
10 any infant at childbirth at an obstetric center or a hospital which regularly offers obstetric
11 services in the normal course of business to examine the infant for critical congenital heart
12 disease, including conducting pulse oximetry screening, and to report any results indicating
13 the infant may suffer from critical congenital heart disease to the attending physician of the
14 infant. **Section 1** also requires the attending physician of an infant whose test results have
15 indicated that the infant may suffer from critical congenital heart disease to conduct an
16 examination to determine if the infant does suffer from critical congenital heart disease. If the
17 attending physician determines that the infant suffers from critical congenital heart disease,
18 the attending physician is required to report the condition to the State Health Officer and
19 discuss such results with the parent of or other person responsible for the infant. **Section 1**
20 provides an exception to the requirement for examination in the event of written parental

21 objection. **Section 3 of this bill makes the provisions of section 1 become effective on**
22 **July 1, 2015.**

23 **Section 2** of this bill requires, during the period between July 1, 2013, and March 1,
24 2014, a hospital that conducts pulse oximetry screening to submit the positive results of such
25 screening and certain information concerning these results to the Health Division of the
26 Department of Health and Human Services. **Section 2** also authorizes the Division to provide
27 the information to an entity to study this information. If a study is conducted, the study must:
28 (1) evaluate the effectiveness of the pulse oximetry screening; and (2) formulate
29 recommendations concerning the implementation of the requirements prescribed by **section 1**.
30 **Section 2** further requires the Division, if a study is conducted, to submit a report containing
31 the results of the study to the Director of the Legislative Counsel Bureau for transmittal to the
32 Legislative Committee on Health Care and the Legislative Commission. Finally, **Section 2**
33 requires the Legislative Committee on Health Care, if a study is conducted, to use the report to
34 formulate recommendations concerning the implementation of these requirements.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 442 of NRS is hereby amended by adding thereto a new
2 section to read as follows:

3 *1. Except as otherwise provided in subsection 3, any physician, midwife or
4 nurse attending or assisting in any way any infant at childbirth at an obstetric
5 center or a hospital which regularly offers obstetric services in the normal course
6 of business and not only on an emergency basis shall make or cause to be made
7 an examination of the infant, to determine whether the infant may suffer from
8 critical congenital heart disease, including, without limitation, conducting pulse
9 oximetry screening. If the physician, midwife or nurse who conducts the
10 examination is not the attending physician of the infant, the physician, midwife
11 or nurse shall submit the results of the examination to the attending physician of
12 the infant.*

13 *2. If the examination reveals that an infant may suffer from critical
14 congenital heart disease, the attending physician of the infant shall conduct an
15 examination to confirm whether the infant does suffer from critical congenital
16 heart disease. If the attending physician determines that the infant suffers from
17 critical congenital heart disease, the attending physician must:*

18 *(a) Report the condition to the State Health Officer or a representative of the
19 State Health Officer; and*

20 *(b) Discuss the condition with the parent, parents or other persons
21 responsible for the care of the infant and inform them of the treatment necessary
22 for the amelioration of the condition.*

23 *3. An examination of an infant is not required pursuant to this section if
24 either parent files a written objection with the person responsible for conducting
25 the examination or with the obstetric center or hospital at which the infant is
26 born.*

27 *4. The State Board of Health may adopt such regulations as necessary to
28 carry out the provisions of this section.*

29 **Sec. 2.** 1. During the period beginning on July 1, 2013, and ending on
30 March 1, 2014, if a hospital conducts pulse oximetry screening to determine
31 whether an infant suffers from critical congenital heart disease and the results of
32 such screening are positive, the hospital shall submit to the Health Division of the
33 Department of Health and Human Services:

34 (a) The positive results;

1 (b) Information concerning whether critical congenital heart disease was
2 detected in the infant before the pulse oximetry screening; and

3 (c) Information concerning measures taken by the hospital because of the
4 positive result, including, without limitation, measures taken to verify the positive
5 result and to provide follow-up care and treatment to the infant.

6 2. The Division may make the information submitted pursuant to subsection 1
7 available to an entity to study. If a study is conducted pursuant to this subsection,
8 the entity must, without limitation:

9 (a) Evaluate, based on the information, the effectiveness of the pulse oximetry
10 screening; and

11 (b) Formulate recommendations concerning the implementation of section 1 of
12 this act.

13 3. Except as otherwise provided in subsection 2, the Division shall keep
14 confidential all personal identifying information contained in the information
15 submitted pursuant to subsection 1. Any entity to which information is made
16 available pursuant to subsection 2 shall keep confidential all personal identifying
17 information contained within the information made available to the entity pursuant
18 to subsection 2.

19 4. If a study is conducted pursuant to subsection 2, on or before April 1, 2014,
20 the Division shall submit a report of the results of the study to the Director of the
21 Legislative Counsel Bureau for transmittal to the Legislative Committee on Health
22 Care and the Legislative Commission. The report must include, without limitation,
23 recommendations concerning the implementation of section 1 of this act.

24 5. If a study is conducted pursuant to subsection 2, the Legislative Committee
25 on Health Care shall study the report submitted pursuant to subsection 4 and
26 provide to the Legislature, as a result of its consideration of the report, any
27 recommendations for legislation concerning the implementation of section 1 of this
28 act.

29 6. As used in this section, "personal identifying information" means any
30 information designed, commonly used or capable of being used, alone or in
31 conjunction with any other information, to identify a person.

32 **Sec. 3.** 1. This section and section 2 of this act become effective on July 1,
33 2013.

34 2. Section 1 of this act becomes effective on ~~October 1, 2014.~~ July 1, 2015. |