

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.

~

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 be examined for critical congenital heart disease; providing an exception for written parental objection; and providing other matters properly relating thereto.

**Legislative Counsel’s Digest:**

1 Any physician, midwife, nurse, obstetric center or hospital attending or  
2 assisting any infant or the mother of any infant at childbirth is required to examine  
3 and test the infant for certain preventable and inheritable disorders. If the tests  
4 reveal such a disorder, the physician, midwife, nurse, obstetric center or hospital is  
5 required to: (1) report the condition to the State Health Officer, the local health  
6 officer of the county or city within which the infant or the mother of the infant  
7 resides, and the local health officer of the county or city in which the child is born;  
8 and (2) discuss the condition and treatment of the condition with the parents or  
9 other persons responsible for the care of the infant. (NRS 442.008) This bill  
10 requires any physician, midwife, nurse, obstetric center or hospital attending or  
11 assisting any infant or the mother of any infant at childbirth to examine the infant  
12 for critical congenital heart disease, including conducting pulse oximetry screening,  
13 and to report and discuss any positive results in the same manner as required for  
14 preventable and inheritable disorders, and providing an exception to the  
15 requirement for examination in the event of written parental objection.



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  
2 thereto a new section to read as follows:

3       1. *Except as otherwise provided in subsection 3, any*  
4 *physician, midwife, nurse, obstetric center or hospital of any*  
5 *nature attending or assisting in any way any infant, or the mother*  
6 *of any infant, at childbirth shall make or cause to be made an*  
7 *examination of the infant, including, without limitation,*  
8 *conducting pulse oximetry screening, to determine whether the*  
9 *infant suffers from critical congenital heart disease.*

10       2. *If the examination reveals that an infant suffers from*  
11 *critical congenital heart disease, the physician, midwife, nurse,*  
12 *obstetric center or hospital attending or assisting at the birth of the*  
13 *infant shall immediately:*

14       (a) *Report the condition to the State Health Officer or a*  
15 *representative of the State Health Officer, the local health officer*  
16 *of the county or city within which the infant or the mother of the*  
17 *infant resides, and the local health officer of the county or city in*  
18 *which the child is born; and*

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

22       3. *An infant is exempt from examination pursuant to this*  
23 *section if either parent files a written objection with the person or*  
24 *institution responsible for conducting the examination.*

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

