

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF KANSAS**

KAIL MARIE and MICHELLE L. BROWN,)	
and KERRY WILKS, Ph.D., and DONNA)	
DITRANI, JAMES E. PETERS and GARY A.)	
MOHRMAN; CARRIE L. FOWLER and)	
SARAH C. BRAUN; and DARCI JO)	
BOHNENBLUST and JOLEEN M.)	
HICKMAN,)	
Plaintiffs,)	Case No. 14-CV-2518-DDC-TJJ
v.)	
))	
SUSAN MOSIER, M.D., in her official capacity)	
as Secretary of the Kansas Department of)	
Health and Environment and)	
DOUGLAS A. HAMILTON, in his official)	
Capacity as Clerk of the District Court for the 7 th)	
Judicial District (Douglas county), and)	
BERNIE LUMBRERAS, in her official capacity)	
as Clerk of the District Court for the 18 th)	
Judicial District (Sedgwick County),)	
NICK JORDAN, in his official capacity as)	
Secretary of the Kansas Department of Revenue,)	
LISA KASPAR, in her official capacity as Director)	
of the Kansas Department of Revenue's Division)	
of Vehicles, and MIKE MICHAEL, in his official)	
capacity as Director of the State Employee)	
Health Plan,)	
Defendants.)	
)	

**DEFENDANTS' OBJECTION AND RESPONSE TO
PLAINTIFFS' ADDITIONAL SUBMISSIONS**

Defendants object to the untimely submission by plaintiffs of materials that are intended to inject new issues into this lawsuit, issues that appear nowhere in any pleading and are outside the scope of the pretrial order. This Court lacks subject matter jurisdiction to address the new issues plaintiffs seek to raise. None of the plaintiffs has standing to seek relief concerning artificial insemination laws or the presumptions set forth in the Kansas Parentage Act because

none of them have any plan to become parents through artificial insemination. Any complaint that a nonparty may assert on those topics is already being handled by the District Court of Douglas County, Kansas. There is no reason for this Court to interfere with those proceedings. Plaintiffs have submitted no evidence that suggests that any defendant in this case is not fully compliant with the declaratory relief previously granted in this Court's order of August 10, 2015 (Doc. 126). Plaintiffs have submitted no evidence of a continuing or threatened violation of their own rights. The irrelevant affidavits should be disregarded.

This Court's order of August 10, 2015 (Doc. 126) gave all parties an opportunity to submit additional evidence concerning the voluntary compliance of all defendants with the decision of the United States Supreme Court in *Obergefell v. Hodges*, __U.S.__, 135 S. Ct. 2584, 192 L. Ed. 2d 609 (2015) and imposed a deadline of September 15, 2015 for the submission of that evidence. The same order gave both sides an opportunity to respond within 21 days to any evidentiary materials submitted by the opposing parties. Plaintiffs submitted nothing within the Court's deadline of September 15. Defendants submitted six timely affidavits confirming the actions taken by each of them to comply with the *Obergefell* mandate, actions which also confirm compliance with the declaratory relief granted on August 10. If plaintiffs had any evidence to suggest that one or another defendant was not fully compliant with the *Obergefell* mandate or the August 10 declaratory relief, the time to submit that evidence expired without an offer of that evidence to the Court.

On October 5, 2015 plaintiffs filed three affidavits that have nothing to do with any issue framed by the pretrial order, by the August 10 order, or by the evidence submitted by defendants on September 15. The affidavits submitted on October 5 relate exclusively to recent litigation

over the legal parentage of infants allegedly born as the result of artificial insemination. These affidavits do not address any issue discussed in *Obergefell* and no issue previously raised in this litigation. They say nothing about marriage licenses, drivers licenses, state tax returns, or state employee health insurance.

KDHE has not been accused of any violation of constitutional rights in the state court proceedings described in the October 5 affidavits. A petition to establish parentage and child custody rights was filed in Douglas County District Court. A copy of that petition is attached, together with a copy of the order granting the requested relief. KDHE is not a party to the state court parentage litigation. The petition does not allege that anyone's federal rights have been violated by KDHE. The relief granted by Judge Pokorny in that case does not include a finding that KDHE violated anyone's legal rights by requesting that a judicial order be obtained before issuing the birth certificate.

The potential dispute described in the affidavits filed on October 5 is now just as moot as the disputes described in the pretrial order. The requested birth certificates already have been issued. No recurrence of the birth certificate dispute will occur by reason of any KDHE practice or policy because the relevant forms have been amended to invite applications by same-sex parents. No court order will be required in the future for the processing of birth certificate applications made by same sex couples. See affidavit of Tim Keck, attached. The fact that there once was a potential legal issue that does not relate to any of the plaintiffs in this case or to any of the issues raised in this lawsuit has no bearing on the request for permanent injunctive relief.

In support of the submission of the irrelevant affidavits plaintiffs mention the case of *Roe v. Patton*, 2015 WL 4476734 (D. Utah July 22, 2015). The *Roe* opinion concerns a preliminary

injunction issued against a Utah state agency which offered no rational basis for that state's differential treatment of male parents and female parents. The *Roe* lawsuit was filed by parents of a child born through the use of artificial insemination, unlike the ten plaintiffs in this case. The *Roe* opinion does not conclude that *Obergefell v Hedges* or any other decision requires or permits the conclusion that any woman is the presumptive father of a child, as the law of Kansas treats some men. The *Roe* opinion does not conclude that *Obergefell v Hedges* prohibits all gender distinctions in laws relating to parentage and/or paternity. It says nothing about recognition of Canadian marriages, a subject that also was not addressed in *Obergefell v Hedges*. Nothing has been offered in this lawsuit or any other lawsuit to prove that paternity laws that recognize the biological differences between men and women are unconstitutional.

None of the plaintiffs offers a reason for this Court to conclude that any of them would suffer harm if this Court fails to issue a mandatory injunction. The plaintiffs in this lawsuit can have all of the relief they have requested in this lawsuit, free for the asking, without the need for any permanent injunction. No plaintiff in this lawsuit is being denied equal protection of the law by any defendant. Only two plaintiffs have sought to take advantage of the benefits that they once claimed were being denied them. Plaintiffs Peters and Mohrman have successfully obtained the insurance coverage they desire, the same way dozens of other same-sex spouses have. No other plaintiff has done anything to receive the benefits they claim are being denied to them, even though every other similarly situated person in Kansas receives those benefits. There is no evidence of irreparable harm. There is no longer any colorable claim of violation of plaintiffs' rights either. Permanent injunctive relief is therefore neither necessary nor proper.

Respectfully submitted,

OFFICE OF ATTORNEY GENERAL
DEREK SCHMIDT

s/ Steve R. Fabert

Steve R. Fabert, #10355

Assistant Attorney General

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*Attorney for Defendants Mosier, Jordan, Kaspar
and Michael*

s/ M.J. Willoughby

M.J. Willoughby # 14059

Assistant Attorney General

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Attorney for Defendants Hamilton and Lumbreras

CERTIFICATE OF SERVICE

This is to certify that on this 12th day of October, 2015, a true and correct copy of the above and foregoing was filed and served via the Court's electronic filing system upon Plaintiffs' counsel of record, Stephen Douglas Bonney, ACLU Foundation of Kansas, 3601 Main Street, Kansas City, MO 64111, Mark P. Johnson, Dentons US, LLP, 4520 Main Street, Suite 1100, Kansas City, MO 64111, dbonney@aclukansas.org and Mark.johnson@dentons.com and Joshua A. Block, American Civil Liberties Foundation, 125 Broad Street, 18th Floor, New York, NY 10004, jblock@aclu.org.

s/Steve R. Fabert

Steve R. Fabert

*Attorney for Defendants Mosier, Jordan, Kaspar
and Michael*

THE STATE OF KANSAS
SEVENTH JUDICIAL DISTRICT

DOUGLAS COUNTY

IN THE DISTRICT COURT OF DOUGLAS COUNTY, KANSAS

CERTIFICATE OF TRUE COPY

STATE OF KANSAS
COUNTY OF DOUGLAS COUNTY, KANSAS

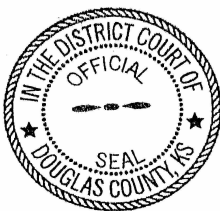
I, the undersigned, DOUGLAS A. HAMILTON, Clerk of the District Court of the Seventh Judicial District in and for the County of Douglas, State of Kansas, do hereby certify that I have compared the annexed instruments with the original thereof on file in said Court and the same are true, full and complete copies of each of the following as the same appear of record in said Court, to-wit:

In the Matter of the Parentage of Leo Daniel Smith , Case #: 2015-DM-000892.

1. Emergency Order Determining Parentage, Filed 09/16/2015
2. Emergency Petition for Determination of Parentage, Filed 09/16/2015

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at my office in Lawrence, Kansas on October 8, 2015.

By
/S/ Deana Sage
Deputy Clerk



DOUGLAS A. HAMILTON
Clerk of the District Court
Douglas County, Kansas

ELECTRONICALLY FILED
2015 Sep 16 AM 8:11
CLERK OF THE DOUGLAS COUNTY DISTRICT COURT
CASE NUMBER: 2015-DM-000892

IN THE DISTRICT COURT OF DOUGLAS COUNTY, KANSAS

In the Matter of the Parentage of:)
L■■■■ D■■■■ S■■■■, a minor born in 2015,)
by and through his Mother and next friend,)
JESSICA SMITH)

Case No. 15-DM-_____
Division _____

Pursuant to K.S.A. Chapter 23 and 60

**EMERGENCY PETITION
FOR DETERMINATION OF PARENTAGE**

COMES NOW L■■■■ D■■■■ S■■■■, a minor child, by his Mother and next friend,
Jessica Smith, plaintiffs in the above-entitled action, for their cause of action state
that:

1. The Plaintiff L■■■■ D■■■■ S■■■■ is a minor child under the age of eighteen years,
having been born in 2015. His legal residence is with his parents at [REDACTED]
[REDACTED], although he is
currently a patient in the neonatal intensive care unit at Shawnee Mission
Medical Center in Overland Park, Johnson County, Kansas, where he has been
since birth.
2. The plaintiff Jessica Smith is a mother of L■■■■ D■■■■ S■■■■. She resides at [REDACTED]
[REDACTED]
3. Jessica Smith is married to Casey Leeann Falmer Smith, the biological mother
of L■■■■ D■■■■ S■■■■, who also resides at [REDACTED]

[REDACTED]. The couple was married on August 2, 2013, in Napa, California.

4. L [REDACTED] D [REDACTED] S [REDACTED] was conceived through artificial insemination with sperm from an unknown (to the parents) donor through Fairfax Cryobank, in Fairfax, Virginia. Insemination occurred at the KU Women's Health Specialty Clinic, 10777 Nall Avenue, Overland Park, Kansas.
5. Jessica Smith consented to her wife Casey Leeann Falmer Smith's artificial insemination at the KU Women's Health Specialty Clinic, 10777 Nall Avenue, Overland Park, Kansas.
6. Petitioners seek an order declaring that Jessica Smith And Casey Leeann Falmer Smith are the parents of L [REDACTED] D [REDACTED] S [REDACTED].
7. An emergency order is necessary to insure that Shawnee Medical Center Hospital and the Kansas Department of Vital Statistics treat Petitioner and Casey Leeann Falmer Smith as parents of L [REDACTED] D [REDACTED] S [REDACTED] with full legal rights as parents.
8. Further, an order establishing parentage is necessary because officials at the Kansas Office of Vital Statistics are refusing to recognize Petitioner Jessica Smith as a parent of L [REDACTED] D [REDACTED] S [REDACTED] and are insisting that Petitioner Jessica Smith complete a step-parent adoption before her name can be added to L [REDACTED] D [REDACTED] S [REDACTED] original birth certificate.
9. Petitioner Jessica Smith is presumed to be a parent of L [REDACTED] D [REDACTED] S [REDACTED] pursuant to K.S.A. 2014 Supp. 23-2208 because:

- a. She and the child's mother have been married since August 2, 2013, and the child was born during the marriage;
 - b. Petitioner Jessica Smith has acknowledged her parentage of L [REDACTED] D [REDACTED] S [REDACTED] openly, notoriously and in writing;
 - c. Petitioner Jessica Smith has promised to support, and has contributed to the support of, L [REDACTED] D [REDACTED] S [REDACTED];
 - d. Petitioner Jessica Smith has contributed to the support of Casey Leeann Falmer Smith during her pregnancy.
10. Pursuant to the Kansas Assisted Conception, Reproductive Technology statutes, in particular, K.S.A. 2014 Supp. 23-2302, L [REDACTED] D [REDACTED] S [REDACTED] is to be considered at law in all respects the same as a naturally conceived child of the married couple requesting and consenting to the use of artificial insemination.
 11. A child may have two mothers. *Frazier v. Goudschaal*, 296 Kan. 730, 295 P.3d 542 (2013).
 12. No genetic testing nor *Ross* hearing is required in this case.
 13. This Court has jurisdiction to make an order determining the child's parentage pursuant to the Kansas Parentage Act, K.S.A. 2014 Supp. 23-2201 *et. seq.*
WHEREFORE, Plaintiff prays the Court for its immediate Order:
 - A. Determining that Petitioner Jessica Smith and Casey Leeann Falmer Smith are the parents of L [REDACTED] D [REDACTED] S [REDACTED] and that L [REDACTED] D [REDACTED] S [REDACTED] is to be considered at law in all respects the same as a naturally conceived child of the couple;

- B. That Jessica Smith and Casey Leeann Falmer Smith be awarded primary joint legal custody and residency of L [REDACTED] D [REDACTED] S [REDACTED];
- C. Declaring no child support order should issue as the child resides with both parents who share all responsibility for his direct expenses;
- D. Requiring the Kansas Department of Vital Statistics to prepare an original birth certificate for L [REDACTED] D [REDACTED] S [REDACTED] listing Jessica Smith and Casey Leeann Falmer Smith as his parents;
- E. Granting any further relief the Court deems necessary and appropriate under the circumstances.

Respectfully submitted,



Jessica Smith

VERIFICATION

STATE OF KANSAS)
)ss:
COUNTY OF JOHNSON)

Jessica Smith, of lawful age, being first duly sworn upon oath says:

That she is the Petitioner in the above-entitled action; that she has read the forgoing Petition, knows the contents thereof; and that all statements therein made are true.

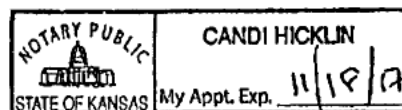


Jessica Smith

Subscribed and sworn to before me this 15 day of September, 2015.



Candi Hicklin
Notary Public
My Appointment expires:



Prepared by:

THE LAW OFFICE OF DAVID J. BROWN, LC

By:

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Attorneys for Petitioners

ELECTRONICALLY FILED
2015 Sep 16 PM 1:16
CLERK OF THE DOUGLAS COUNTY DISTRICT COURT
CASE NUMBER: 2015-DM-000892



Court: Douglas County District Court

Case Number: 2015-DM-000892

Case Title: In the Matter of the Parentage of L████ D████ S████

Type: Emergency Order Determining Parentage

SO ORDERED.

A handwritten signature in black ink, appearing to read "Sally Pokorny".

Sally Pokorny
District Court Judge
Division 2

/s/ Honorable Judge Sally Pokorny

IN THE DISTRICT COURT OF DOUGLAS COUNTY, KANSAS

In the Matter of the Parentage of:)
L [REDACTED] D [REDACTED] S [REDACTED], a minor born in 2015,) Case No. 2015-DM-892
by and through his Mother and next friend,) Division 2
JESSICA SMITH)
Pursuant to K.S.A. Chapter 23 and 60

EMERGENCY ORDER DETERMINING PARENTAGE

At this time, this matter comes before the Court on Emergency Motion of Petitioners for Determination of Parentage pursuant to K.S.A. 2014 Supp. 23-2215. Petitioners appear by and through The Law Office of David J. Brown, LC, by and through David J. Brown. There are no other appearances.

After reviewing the Court file, the motion filed, and hearing the comments of counsel, the Court finds:

1. A Parentage action has been filed invoking the jurisdiction of the Court.
2. The Plaintiff L [REDACTED] D [REDACTED] S [REDACTED] is a minor child under the age of eighteen years, having been born in 2015. His legal residence is with his parents at [REDACTED]
[REDACTED] although he is currently a patient in the neonatal intensive care unit at Shawnee Mission Medical Center in Overland Park, Johnson County, Kansas, where he has been since birth.
3. The plaintiff Jessica Smith is a mother of L [REDACTED] D [REDACTED] S [REDACTED]. She resides at [REDACTED]

4. Jessica Smith is married to Casey Leeann Falmer Smith, the biological mother of L█ D█ S█, who also resides at ██████████ ██████████. The couple was married on August 2, 2013, in Napa, California.
5. L█ D█ S█ was conceived through artificial insemination with sperm from an unknown (to the parents) donor through Fairfax Cryobank, in Fairfax, Virginia. Insemination occurred at the KU Women's Health Specialty Clinic, 10777 Nall Avenue, Overland Park, Kansas.
6. Casey Leeann Falmer Smith has submitted a Consent requesting the Court to immediately grant all relief sought in Petitioner's Emergency Petition.
7. An emergency order is necessary to insure that Shawnee Medical Center Hospital and the Kansas Department of Vital Statistics treat Petitioner and Casey Leeann Falmer Smith as parents of L█ D█ S█ with full legal rights as parents.
8. Further, an order establishing parentage is necessary because Petitioner reports officials at the Kansas Office of Vital Statistics are refusing to recognize Petitioner Jessica Smith as a parent of L█ D█ S█ and are insisting that Petitioner Jessica Smith complete a step-parent adoption before her name can be added to L█ D█ S█ original birth certificate.
9. Petitioner Jessica Smith is presumed to be a parent of L█ D█ S█ pursuant to K.S.A. 2014 Supp. 23-2208 because:
 - a. She and the child's mother have been married since August 8, 2013, and

- the child was born during the marriage;
- b. Petitioner Jessica Smith has acknowledged her parentage of L█ D█ S█ openly, notoriously and in writing;
 - c. Petitioner Jessica Smith has promised to support, and has contributed to the support of, L█ D█ S█;
 - d. Petitioner Jessica Smith has contributed to the support of Casey Leeann Falmer Smith during her pregnancy.
10. Casey Leeann Falmer Smith did not have sexual relations with any male at the time of conception of L█ D█ S█.
11. Pursuant to the Kansas Assisted Conception, Reproductive Technology statutes, in particular, K.S.A. 2014 Supp. 23-2302, L█ D█ S█ is to be considered at law in all respects the same as a naturally conceived child of the married couple requesting and consenting to the use of artificial insemination.
12. A child may have two mothers. *Frazier v. Goudschaal*, 296 Kan. 730, 295 P.3d 542 (2013).
13. Kansas is the child's "home state."
14. No genetic testing nor *Ross* hearing is required in this case.
15. It will be in the minor child's best interests for the Court to issue a Determination of Parentage stating that Petitioner Jessica Smith and Casey Leeann Falmer Smith are the parents of L█ D█ S█ and that L█ D█ S█ is to be considered at law in all respects the same as a naturally conceived child of the couple.
16. Jessica Smith and Casey Leeann Falmer Smith should be awarded primary joint

- legal custody and residency of L [REDACTED] D [REDACTED] S [REDACTED]
17. No child support order should issue as the child resides with both parents who share all responsibility for his direct expenses
18. The Kansas Department of Vital Statistics shall prepare an original birth certificate for L [REDACTED] D [REDACTED] S [REDACTED] listing Jessica Smith and Casey Leeann Falmer Smith as his parents.
19. Costs should be assessed to Petitioners.

IT IS THEREFORE ORDERED AND DECREED that:

- A. The findings above should and do hereby become orders of the Court as though fully set forth herein.
- B. Petitioner Jessica Smith and Casey Leeann Falmer Smith are the parents of L [REDACTED] D [REDACTED] S [REDACTED] and L [REDACTED] D [REDACTED] S [REDACTED] is to be considered at law in all respects the same as a naturally conceived child of the couple.
- C. Jessica Smith and Casey Leeann Falmer Smith are hereby awarded primary joint legal custody and residency of L [REDACTED] D [REDACTED] S [REDACTED]
- D. No child support order shall issue at this time.
- E. The Kansas Department of Vital Statistics shall prepare an original birth certificate for L [REDACTED] D [REDACTED] S [REDACTED] listing Jessica Smith and Casey Leeann Falmer Smith as his parents.
- F. This Order shall be given full faith and credit by any other state, court, nation, or jurisdiction, and the determinations of parentage set forth herein shall have the same conclusive effect and obligatory force in all other states, courts, nations, or

jurisdictions as it has in this state.

G. The order declaring Jessica Smith and Casey Leeann Falmer Smith as legal parents of L█ D█ S█ is permanent. This Court maintains jurisdiction to consider issues of custody and child support should questions about those matters arise.

IT IS SO ORDERED.

THIS ORDER IS EFFECTIVE AS OF THE DATE AND TIME ON THE ELECTRONIC FILE STAMP.

Prepared by:

THE LAW OFFICE OF DAVID J. BROWN, LC

By: /s/ David J. Brown
David J. Brown S. Ct. #14409
1040 New Hampshire, Suite 14
Lawrence, Kansas 66044
785-842-0777
djbrown@davidbrownlaw.com
Attorneys for Petitioners

Approved by:

/s/ Casey Leeann Falmer Smith
Casey Leeann Falmer Smith

ATTACHMENT A

Kansas Department of Health and Environment
Office of Vital Statistics
CERTIFICATE OF LIVE BIRTH

State File Number			
1. CHILD'S NAME (First, Middle, Last, Suffix)		2. DATE OF BIRTH (Month, Day, Year)	
3. TIME OF BIRTH			
4. SEX	5. BIRTH WEIGHT (Grams)	6. CITY, TOWN, OR LOCATION OF BIRTH	
		7. COUNTY OF BIRTH	
8. PLACE OF BIRTH		9. FACILITY NAME (If not institution, give street and number)	
<input type="checkbox"/> Hospital <input type="checkbox"/> Freestanding Birthing Center <input type="checkbox"/> Home Birth <input type="checkbox"/> Clinic/Doctor's Office <input type="checkbox"/> Other (Specify)			
10. I CERTIFY THAT THE STATED INFORMATION CONCERNING THIS CHILD IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF.		11. DATE SIGNED (Month, Day, Year)	12. ATTENDANT'S NAME AND TITLE (Type) Name <input type="checkbox"/> M.D. <input type="checkbox"/> D.O. <input type="checkbox"/> C.N.M. <input type="checkbox"/> Other Midwife <input type="checkbox"/> Other (Specify)
Certifier's Signature >			
13. CERTIFIER'S NAME AND TITLE (Type) Name <input type="checkbox"/> M.D. <input type="checkbox"/> D.O. <input type="checkbox"/> Hosp. Adm. <input type="checkbox"/> C.N.M. <input type="checkbox"/> Other Midwife <input type="checkbox"/> Other (Specify)		14. ATTENDANT'S MAILING ADDRESS (Street and Number or Rural Route, City, or Town, State, Zip Code)	
15. MOTHER'S CURRENT LEGAL NAME (First, Middle, Last, Suffix)		16. MOTHER'S LAST NAME PRIOR TO FIRST MARRIAGE	
17. DATE OF BIRTH (Month, Day, Year)		18. BIRTHPLACE (State, Territory, or Foreign Country)	
19. PRESENT RESIDENCE-STATE			
20. COUNTY	21. CITY, TOWN, OR LOCATION		22. STREET AND NUMBER OF PRESENT RESIDENCE
23. ZIP CODE	24. INSIDE CITY LIMITS? <input type="checkbox"/> Yes <input type="checkbox"/> No		25. MOTHER'S MAILING ADDRESS (If same as residence. Leave blank.)
26. FATHER/PARENT II CURRENT LEGAL NAME (First, Middle, Last, Suffix)		27. DATE OF BIRTH (Month, Day, Year)	28. BIRTHPLACE (State, Territory, or Foreign Country)
29. PARENTS REQUEST SOCIAL SECURITY NO ISSUANCE? <input type="checkbox"/> Yes <input type="checkbox"/> No		30. IMMUNIZATION REGISTRY I wish to enroll my child in the Immunization Registry <input type="checkbox"/> Yes <input type="checkbox"/> No	
31. I CERTIFY THAT THE PERSONAL INFORMATION PROVIDED ON THE CERTIFICATE IS CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.		32. DATE SIGNED (Month, Day, Year)	33. DATE FILED BY STATE REGISTRAR (Month, Day, Year)
Signature of Parent (or Other Informant) >			

ATTACHMENT A

Kansas Department of Health and Environment
Office of Vital Statistics
CERTIFICATE OF LIVE BIRTH

				State File Number
1. CHILD'S NAME (First, Middle, Last, Suffix)		2. DATE OF BIRTH (Month, Day, Year)		3. TIME OF BIRTH
4. SEX	5. BIRTH WEIGHT (Grams)	6. CITY, TOWN, OR LOCATION OF BIRTH	7. COUNTY OF BIRTH	
8. PLACE OF BIRTH		9. FACILITY NAME (If not institution, give street and number)		
<input type="checkbox"/> Hospital <input type="checkbox"/> Freestanding Birthing Center <input type="checkbox"/> Home Birth <input type="checkbox"/> Clinic/Doctor's Office <input type="checkbox"/> Other (Specify)				
10. I CERTIFY THAT THE STATED INFORMATION CONCERNING THIS CHILD IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF. Certifier's Signature >		11. DATE SIGNED (Month, Day, Year)	12. ATTENDANT'S NAME AND TITLE (Type) Name <input type="checkbox"/> M.D. <input type="checkbox"/> D.O. <input type="checkbox"/> C.N.M. <input type="checkbox"/> Other Midwife <input type="checkbox"/> Other (Specify)	
13. CERTIFIER'S NAME AND TITLE (Type) Name <input type="checkbox"/> M.D. <input type="checkbox"/> D.O. <input type="checkbox"/> Hosp. Adm. <input type="checkbox"/> C.N.M. <input type="checkbox"/> Other Midwife <input type="checkbox"/> Other (Specify)		14. ATTENDANT'S MAILING ADDRESS (Street and Number or Rural Route, City, or Town, State, Zip Code)		
15. MOTHER'S CURRENT LEGAL NAME (First, Middle, Last, Suffix)		16. MOTHER'S LAST NAME PRIOR TO FIRST MARRIAGE		
17. DATE OF BIRTH (Month, Day, Year)		18. BIRTHPLACE (State, Territory, or Foreign Country)		19. PRESENT RESIDENCE-STATE
20. COUNTY	21. CITY, TOWN, OR LOCATION		22. STREET AND NUMBER OF PRESENT RESIDENCE	
23. ZIP CODE	24. INSIDE CITY LIMITS? <input type="checkbox"/> Yes <input type="checkbox"/> No		25. MOTHER'S MAILING ADDRESS (If same as residence. Leave blank.)	
26. FATHER/PARENT II CURRENT LEGAL NAME (First, Middle, Last, Suffix)		27. DATE OF BIRTH (Month, Day, Year)		28. BIRTHPLACE (State, Territory, or Foreign Country)
29. PARENTS REQUEST SOCIAL SECURITY NO ISSUANCE? <input type="checkbox"/> Yes <input type="checkbox"/> No		30. IMMUNIZATION REGISTRY I wish to enroll my child in the Immunization Registry <input type="checkbox"/> Yes <input type="checkbox"/> No		
31. I CERTIFY THAT THE PERSONAL INFORMATION PROVIDED ON THE CERTIFICATE IS CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF. Signature of Parent (or Other Informant) >			32. DATE SIGNED (Month, Day, Year)	33. DATE FILED BY STATE REGISTRAR (Month, Day, Year)