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## AMENDMENTS TO LB589

Introduced by Crawford, 45.

- 1 1. Strike original section 1 and insert the following new section:
- 2 Section 1. Section 29-1917, Reissue Revised Statutes of Nebraska, is
- 3 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 or a petition in a juvenile
- 7 proceeding under subdivision (2) or (3)(a) of section 43-247, the
- 8 prosecuting attorney or the defendant may request the court to allow the
- 9 taking of a deposition of any person other than the defendant who may be
- 10 a witness in the trial of the offense. The court may order the taking of
- 11 the deposition when it finds the testimony of the witness:
- 12 (a) May be material or relevant to the issue to be determined at the
- 13 trial of the offense; or
- 14 (b) May be of assistance to the parties in the preparation of their
- 15 respective cases.
- 16 (2) An order granting the taking of a deposition shall include the
- 17 time and place for taking such deposition and such other conditions as
- 18 the court determines to be just.
- 19 (3) The proceedings in taking the deposition of a witness pursuant
- 20 to this section and returning it to the court shall be governed in all
- 21 respects as the taking of depositions in civil cases.
- 22 (4) A deposition taken pursuant to this section may be used at the
- 23 trial by any party solely for the purpose of contradicting or impeaching
- 24 the testimony of the deponent as a witness.
- 25 (5)(a) When a child eighteen years of age or younger at the time of
- 26 the motion has, pursuant to section 28-728, undergone a video-recorded
- 27 forensic interview at a child advocacy center accredited to conduct such

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1 interviews, the court may grant a deposition of such child upon a motion

2 by a party to the case. In determining whether to approve the taking of a

3 deposition, the court shall consider the availability of the recorded

4 statements of the child.

5 (b) Upon granting a motion to depose a child eighteen years of age 6 or younger, the court, on its own motion or by motion of a party, shall 7 issue any protective order that justice requires to protect the child 8 from emotional harm or distress, harassment, undue influence, or 9 intimidation. Such protective order may provide: (i) That the deposition may be taken only on specified terms and conditions, including a 10 11 designation of the time, place, such as at a child advocacy center, and 12 manner of taking the deposition; (ii) that the scope of the deposition 13 may be limited to certain matters as designated by the court; (iii) that 14 a victim advocate, guardian ad litem, or other support person not a 15 witness to the proceedings shall be present; (iv) that the defendant shall be physically excluded from the deposition but may attend via 16

19 (c) When issuing a protective order, the court shall consider the age, health, level of intellectual functioning, developmental level, and 20 21 emotional condition of the child; whether the child has knowledge 22 material to the proof of or defense to any essential element of the 23 crime; whether the child has, pursuant to section 28-728, undergone a 24 video-recorded forensic interview at a child advocacy center accredited 25 to conduct such interviews; and whether the child has provided a full 26 written, taped, or transcribed account of his or her proposed testimony 27 for trial.

electronic means as determined by the court; or (v) for any other

provision the court determines is justified and appropriate.