As Introduced

131st General Assembly Regular Session 2015-2016

S. B. No. 14

Senators Faber, Lehner Cosponsors: Senators Widener, Uecker, Gardner, Patton, Eklund, Jones

A BILL

То	amend section 3701.501 of the Revised Code to	1
	require that Krabbe disease be included in the	2
	Newborn Screening Program.	3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3701.501 of the Revised Code be	4
amended to read as follows:	5
Sec. 3701.501. (A) (1) Except as provided in division (A)	6
(2) of this section, all newborn children shall be screened for	7
the presence of the genetic, endocrine, and metabolic disorders	8
specified in rules, adopted pursuant to this section.	9
(2) Division (A)(1) of this section does not apply if the	10
parents of the child object thereto on the grounds that the	11
screening conflicts with their religious tenets and practices.	12
(B) There is hereby created the newborn screening advisory	13
council to advise the director of health regarding the screening	14
of newborn children for genetic, endocrine, and metabolic	15
disorders. The council shall engage in an ongoing review of the	16
newborn screening requirements established under this section	17
and shall provide recommendations and reports to the director as	18

the director requests and as the council considers necessary.	19
The director may assign other duties to the council, as the	20
director considers appropriate.	21
The council shall consist of fourteen members appointed by	22
the director. In making appointments, the director shall select	23
individuals and representatives of entities with interest and	24
expertise in newborn screening, including such individuals and	25
entities as health care professionals, hospitals, children's	26
hospitals, regional genetic centers, regional sickle cell	27
centers, newborn screening coordinators, and members of the	28
public.	29
The department of health shall provide meeting space,	30
staff services, and other technical assistance required by the	31
council in carrying out its duties. Members of the council shall	32
serve without compensation, but shall be reimbursed for their	33
actual and necessary expenses incurred in attending meetings of	34
the council or performing assignments for the council.	35
The council is not subject to sections 101.82 to 101.87 of	36
the Revised Code.	37
(C)(1) The director of health shall adopt rules in	38
accordance with Chapter 119. of the Revised Code specifying the	39
disorders for which each newborn child must be screened. The	40
rules shall specify Krabbe disease as a disorder for which a	41
newborn child must be screened.	42
(2) The newborn screening advisory council shall evaluate	43
genetic, metabolic, and endocrine disorders to assist the	44
director in determining which disorders should be included in	45
the screenings required under this section. In determining	46
whether a disorder should be included, the council shall	47

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consider all of the following:	48	
(a) The disorder's incidence, mortality, and morbidity;	49	
(b) Whether the disorder causes disability if diagnosis,	50	
treatment, and early intervention are delayed;	51	
(c) The potential for successful treatment of the	52	
disorder;		
(d) The expected benefits to children and society in	54	
relation to the risks and costs associated with screening for	55	
the disorder;	56	
(e) Whether a screening for the disorder can be conducted	57	
without taking an additional blood sample or specimen.	58	
(3) Based on the considerations specified in division (C)	59	
(2) of this section, the council shall make recommendations to	60	
the director of health for the adoption of rules under division	61	
(C)(1) of this section. The director shall promptly and	62	
thoroughly review each recommendation the council submits.	63	
(D) The director shall adopt rules in accordance with	64	
Chapter 119. of the Revised Code establishing standards and	65	
procedures for the screenings required by this section. The	66	
rules shall include standards and procedures for all of the	67	
following:	68	
(1) Causing rescreenings to be performed when initial	69	
screenings have abnormal results;	70	
(2) Designating the person or persons who will be	71	
responsible for causing screenings and rescreenings to be	72	
performed;		
(3) Giving to the parents of a child notice of the	74	

required initial screening and the possibility that rescreenings	75
may be necessary;	76
(4) Communicating to the parents of a child the results of	77
the child's screening and any rescreenings that are performed;	78
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(5) Giving notice of the results of an initial screening	79
and any rescreenings to the person who caused the child to be	80
screened or rescreened, or to another person or government	81
entity when the person who caused the child to be screened or	82
rescreened cannot be contacted;	83
(6) Referring children who receive abnormal screening or	84
rescreening results to providers of follow-up services,	85
including the services made available through funds disbursed	86
under division (F) of this section.	87
(E)(1) Except as provided in divisions (E)(2) and (3) of	88
this section, all newborn screenings required by this section	89
shall be performed by the public health laboratory authorized	90
under section 3701.22 of the Revised Code.	91
(2) If the director determines that the public health	92
laboratory is unable to perform screenings for all of the	93
disorders specified in the rules adopted under division (C) of	94
this section, the director shall select another laboratory to	95
perform the screenings. The director shall select the laboratory	96
by issuing a request for proposals. The director may accept	97
proposals submitted by laboratories located outside this state.	98
At the conclusion of the selection process, the director shall	99
enter into a written contract with the selected laboratory. If	100
the director determines that the laboratory is not complying	101
with the terms of the contract, the director shall immediately	102
terminate the contract and another laboratory shall be selected	103

and contracted with in the same manner. 104 (3) Any rescreening caused to be performed pursuant to 105 this section may be performed by the public health laboratory or 106 one or more other laboratories designated by the director. Any 107 laboratory the director considers qualified to perform 108 rescreenings may be designated, including a laboratory located 109 outside this state. If more than one laboratory is designated, 110 the person responsible for causing a rescreening to be performed 111 is also responsible for selecting the laboratory to be used. 112 (F)(1) The director shall adopt rules in accordance with 113 Chapter 119. of the Revised Code establishing a fee that shall 114 be charged and collected in addition to or in conjunction with 115 any laboratory fee that is charged and collected for performing 116 the screenings required by this section. The fee, which shall be 117 not less than fourteen dollars, shall be disbursed as follows: 118 (a) Not less than ten dollars and twenty-five cents shall 119 be deposited in the state treasury to the credit of the genetics 120 services fund, which is hereby created. Not less than seven 121 dollars and twenty-five cents of each fee credited to the 122 genetics services fund shall be used to defray the costs of the 123 programs authorized by section 3701.502 of the Revised Code. Not 124 less than three dollars from each fee credited to the genetics 125 services fund shall be used to defray costs of phenylketonuria 126 programs. 127

(b) Not less than three dollars and seventy-five cents

shall be deposited into the state treasury to the credit of the

sickle cell fund, which is hereby created. Money credited to the

sickle cell fund shall be used to defray costs of programs

authorized by section 3701.131 of the Revised Code.

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(2) In adopting rules under division (F)(1) of this	133
section, the director shall not establish a fee that differs	134
according to whether a screening is performed by the public	135
health laboratory or by another laboratory selected by the	136
director pursuant to division (E)(2) of this section.	137
Section 2. That existing section 3701.501 of the Revised	138
Code is hereby repealed.	139
Section 3. This act shall be known as the "Madison Layton	140
Act."	141