

Legislative Council Staff

Nonpartisan Services for Colorado's Legislature

Final Fiscal Note

Drafting Number: Prime Sponsors:	LLS 23-0776 Rep. Parenti Sen. Jaquez Lewis		May 31, 2023 Signed into Law Shukria Maktabi 303-866-4720 shukria.maktabi@coleg.gov
Bill Topic:	CHILD WELFARE AND JUVENILE COURT JURISDICTION		
Summary of Fiscal Impact:	allowing them to make p circumstances and order	□ TABOR Refund □ Local Government □ Statutory Public Entity ne jurisdiction of juvenile courts in child welfare proceedings, ake permanent allocations of parental responsibilities in certain order name changes for children and youth in dependency and bill impacts state workload on an ongoing basis.	
Appropriation Summary:	No appropriation is required.		
Fiscal Note Status:	The fiscal note reflects the enacted bill.		

Summary of Legislation

The bill expands the jurisdiction of juvenile courts in child welfare proceedings. It allows juvenile courts to make permanent allocations of parental responsibilities without a full adjudication for each parent to determine neglect or dependency. Instead, at least one parent, legal guardian, or legal custodian requires an adjudication or continued adjudication. The bill also allows juvenile courts to order name changes for children and youth in dependency and neglect cases and foster youth in transition cases, similar to district and county courts, and removes the requirement to provide public notice of name changes for children or youth who have been found to be neglected or dependent, or are being assessed for neglect or dependency.

State Expenditures

The bill may impact workload in the Judicial Department and the independent judicial agencies involved in child welfare cases—the Office of Respondent Parents' Counsel and the Office of the Child's Representative—on an ongoing basis, but the overall workload impact is expected to be minimal and no change in appropriations is required. For trial courts, workload may decrease from the ability to allocate parental responsibilities in cases when a parent or legal guardian is on a deferred adjudication; conversely, there may be an increase in costs for any additional time in hearings related

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to name changes. For the independent judicial offices involved in child welfare cases, the ability for juvenile courts to allocate parental responsibility without an adjudication for both parents may reduce costs for staff, but it may increase costs for any litigation related to parental responsibilities.

Effective Date

The bill was signed into law by the Governor on April 12, 2023, and takes effect on August 7, 2023, assuming no referendum petition is filed.

State and Local Government Contacts

Child Welfare Human Services Counties Information Technology District Attorneys Law

The revenue and expenditure impacts in this fiscal note represent changes from current law under the bill for each fiscal year. For additional information about fiscal notes, please visit: <u>leg.colorado.gov/fiscalnotes</u>.