Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 24-0788.01 Anna Petrini x5497

SENATE BILL 24-202

SENATE SPONSORSHIP

Fields, Buckner, Coleman, Cutter, Exum, Ginal, Gonzales, Marchman, Michaelson Jenet, Priola

HOUSE SPONSORSHIP

Joseph,

Senate Committees

Health & Human Services

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A BILL FOR AN ACT

101 CONCERNING A PARENT'S FINANCIAL OBLIGATION TO COVER COSTS OF 102 A CHILD IN OUT-OF-HOME PLACEMENT.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current Colorado law requires that a decree providing for placement of a child with a public agency be accompanied by a court order that obligates the child's parent to pay a fee, based on the parent's ability to pay. The fee covers the costs of a guardian ad litem and of providing for residential care of the child. The bill removes the requirement for a court order obligating a child's parent to pay the fee for

HOUSE nd Reading Unamended May 3, 2024

SENATE ird Reading Unamended April 24, 2024

SENATE 2nd Reading Unamended April 23, 2024 residential child care and guardian ad litem costs. Instead, the bill authorizes a delegate child support enforcement unit to impose a fee only when a county child welfare unit determines a referral is appropriate in accordance with rules promulgated by the state board of human services (state board). The bill removes the requirements that this fee be based on a parent's ability to pay and that the fee cover the cost of a guardian ad litem.

Current Colorado law assigns child support by operation of law to the state department of human services to reimburse county, state, and federal out-of-home placement costs when a child is placed in foster care. The bill limits assignments to current, rather than previously accrued, child support obligations. The bill grants a delegate child support enforcement unit discretion to enforce a child support obligation when a county child welfare unit determines a referral is appropriate in accordance with rules promulgated by the state board.

Be it enacted by the General Assembly of the State of Colorado:

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SECTION 1. In Colorado Revised Statutes, 19-1-115, amend (4)(d)(I) as follows:

19-1-115. Legal custody - guardianship - placement out of the home - petition for review for need of placement - rules. (4) (d) (I) A WHEN A decree IS ENTERED vesting legal custody of a child OR YOUTH or providing for placement of a child OR YOUTH with an agency in which public money is expended must be accompanied by an order of the court that obligates the parent of the child to pay AND A COUNTY DEPARTMENT THAT DELIVERS CHILD WELFARE SERVICES DETERMINES THAT A REFERRAL IS APPROPRIATE IN ACCORDANCE WITH RULES PROMULGATED BY THE STATE BOARD OF HUMAN SERVICES, A DELEGATE CHILD SUPPORT ENFORCEMENT UNIT MAY CHARGE THE PARENT OF THE CHILD OR YOUTH a fee based on the parent's ability to pay to cover the costs of the guardian ad litem and of providing for residential care of the child OR YOUTH. When custody of the child OR YOUTH is given to the county department, of human or social services, the fee for residential care must be in

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accordance with the fee requirements as provided by rule of the state department BOARD of human services, and the fee applies, to the extent unpaid, to the entire period of placement. When a child OR YOUTH is committed to the state department of human services, the fee for care and treatment must be in accordance with the fee requirements as provided by rule of the state department BOARD of human services, and the fee applies, to the extent unpaid, to the entire period of placement.

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SECTION 2. In Colorado Revised Statutes, **amend** 26-13-113 as follows:

26-13-113. Placement in foster care automatic assignment of rights to child support. When a child OR YOUTH is placed in foster care pursuant to article 5 of this title TITLE 26 or Title IV-E of the federal "Social Security Act", as amended, all rights to current and accrued child support for the benefit of the child OR YOUTH are assigned by operation of law to the state department. IF A COUNTY DEPARTMENT THAT DELIVERS CHILD WELFARE SERVICES DETERMINES THAT A REFERRAL IS APPROPRIATE IN ACCORDANCE WITH RULES PROMULGATED BY THE STATE BOARD, A DELEGATE CHILD SUPPORT ENFORCEMENT UNIT MAY ENFORCE A CHILD SUPPORT OBLIGATION WHEN RIGHTS ARE ASSIGNED PURSUANT TO THIS SECTION. When placement has terminated, the assignment of rights to accrued child support shall remain THAT ACCRUED DURING THE CHILD'S OR YOUTH'S FOSTER CARE PLACEMENT REMAINS in effect until foster care cost of care or maintenance costs have been reimbursed in full. Amounts collected pursuant to this section shall MUST be distributed to the federal government, the state, and the county proportionately according to each entity's contribution.

SECTION 3. In Colorado Revised Statutes, 26-5-102, amend

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(1)(a) as follows:

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26-5-102. Provision of child welfare services - system reform goals - out-of-home placements for children and youth with intellectual and developmental disabilities - reporting - rules **definition.** (1) (a) The state department BOARD shall adopt rules to establish a program of child welfare services, administered by the state department or supervised by the state department and administered by the county departments, and, where applicable, in accordance with the conditions accompanying available federal funds for such purpose. The rules shall MUST establish a fee based upon the child support guidelines set forth in section 14-10-115 C.R.S., requiring those persons legally responsible for the child OR YOUTH to pay for all, or a portion, of the services provided under this article. Notwithstanding the rules establishing a fee for services provided under this article, when it serves the best interest of a child, a county department may exempt a family from responsibility for payment of fees for core services, as defined in rules promulgated by the state department PURSUANT TO THIS ARTICLE 5 WHEN A COUNTY DEPARTMENT THAT DELIVERS CHILD WELFARE SERVICES DETERMINES THAT A REFERRAL IS APPROPRIATE IN ACCORDANCE WITH RULES PROMULGATED BY THE STATE BOARD OF HUMAN SERVICES. The state department BOARD is authorized to promulgate rules to implement the provisions of this article ARTICLE 5 relating to the allocation of funds to counties for the delivery of child welfare services.

SECTION 4. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for

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- 1 the support and maintenance of the departments of the state and state
- 2 institutions.

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