

FOSTER PARENT INTERVENTION

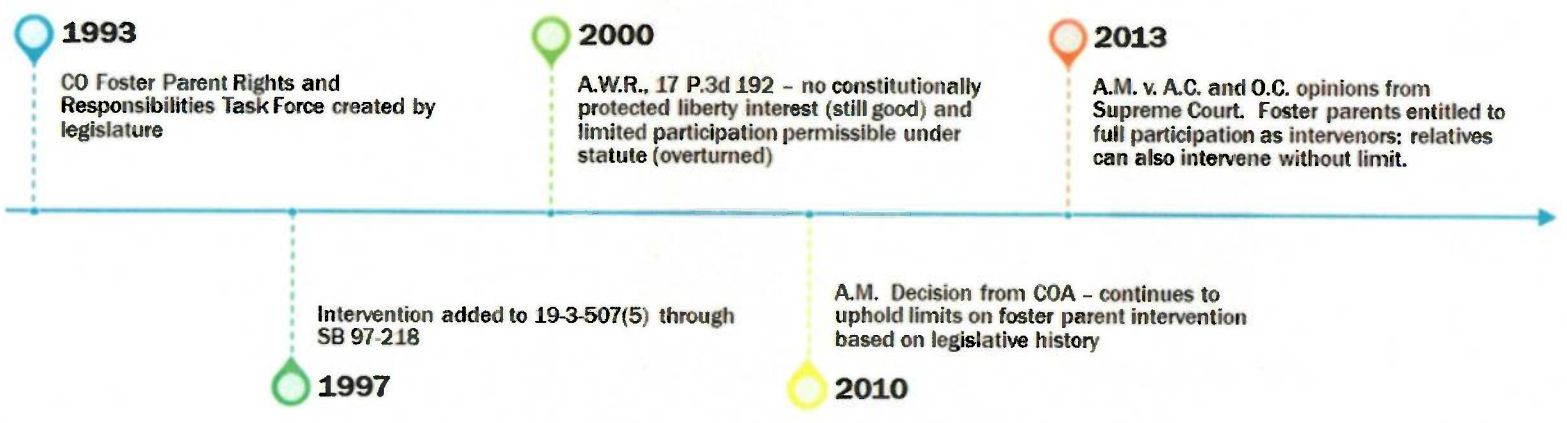
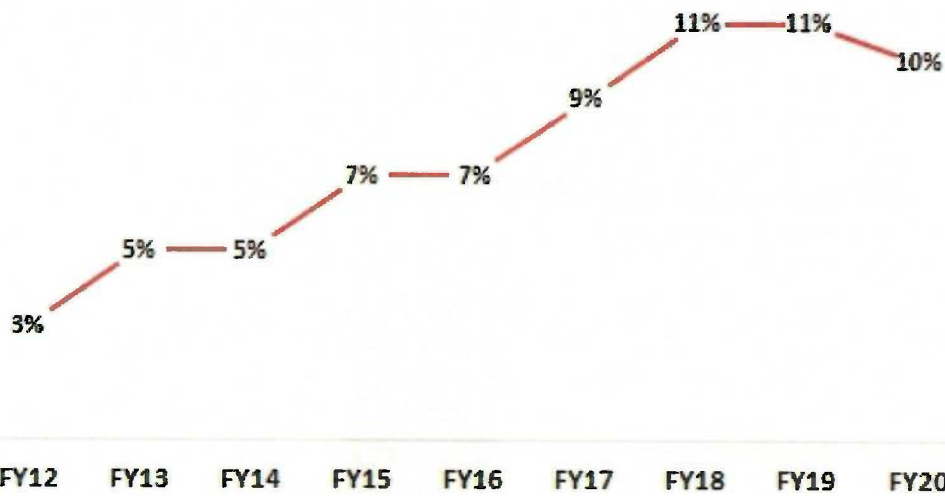


In Colorado, foster parents have many rights, recognizing their important role in children's lives. Without intervening, foster parents have the right to the following:

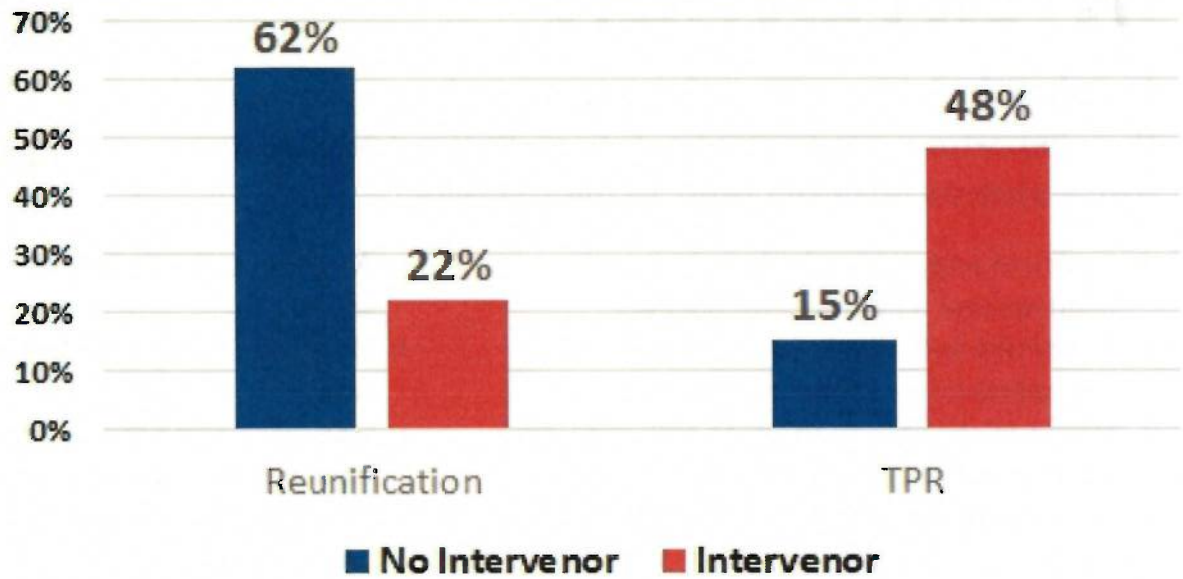
- Notice of and right to be heard at court hearings and administrative reviews
- Treatment with dignity, respect and consideration as a team member
- Notice of changes to the case plan, including plans to move the child
- Request information about the child and family
- Protect against release of identifiable information
- Timely financial reimbursement for care of the child
- Assurances for their family's health and safety
- Notice when a former foster child reenters care
- Grievance and administrative appeal process for licensure issues
- Promoting the continuance of family patterns and routines
- Taking leave from duties as a foster parent.

These rights are protected by the following statutes and rules: C.R.S. § 19-3-502(7); C.R.S. § 19-3-210.5; C.R.S § 19-1-303(2.7)(a); and 12 CCR 2509-4-7.304.61(D), 7.304.62(N), 7.708.61, 7.710.45.

D&N CASES WITH INTERVENORS



Outcomes in Cases with Foster Parent Interventors (FY21-22)



"THE FOSTER PARENT INTERVENORS ARGUABLY HAD A CONFLICT OF INTEREST BETWEEN THE BEST INTERESTS OF THE CHILD (AS REPRESENTED BY THE GAL) AND THEIR PERSONAL INTERESTS." –JUSTICE MÁRQUEZ IN *C.W.B.*

Average Cost per ORPC Appointment

