

Colorado Legislative Council Staff

HB16-1057

REVISED FISCAL NOTE

(replaces fiscal note dated January 14, 2016)

FISCAL IMPACT: ☐ State ☐ Local ☐ Statutory Public Entity ☐ Conditional ☒ No Fiscal Impact

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BILL TOPIC: SEVEN DAY COURT TIME INTERVALS IN CHILDREN'S CODE

Summary of Legislation

The **reengrossed bill** modifies time intervals based on a "rule of seven" for judicial proceedings under the Children's Code. The bill changes the deadline to file a request for a hearing before a judge from five to seven days in proceedings related to dependency and neglect. In addition, a request for review of hearings related to dependency and neglect proceedings must be filed within 7 instead of 5 days and within 14 instead of 15 days for matters relating to the juvenile justice system, the uniform parentage act, and child support proceedings.

Background

In December 2011, the Colorado Supreme Court adopted Rule Change 2011(18) and Rule Change 2011(19). These rule changes modify the computation of time intervals between events in the legal process, with subsequent events to occur on the same day of the week as the initiating act. This "rule of seven" avoids filing deadlines and other crucial dates that were previously calculated to fall on weekends. Most affected court rules correspond with statutes previously modified in a conforming manner by Senate Bill 12-175, House Bill 13-1126, and House Bill 14-1347. This bill corrects time intervals that were not included in those bills.

Assessment

This bill is assessed as having no fiscal impact. The bill has no effect on the workload of the Judicial Department or the Department of Human Services. The rule of seven has generally been observed in Colorado courts since 2012, when the 2011 Supreme Court rule changes and SB 12-175 took effect. The bill does not affect caseload or the effort required to handle current cases, and it codifies current practice.

State and Local Government Contacts

Counties Municipalities Human Services

Information Technology Judicial