First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 13-0669.01 Debbie Haskins x2045

SENATE BILL 13-227

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A BILL FOR AN ACT 101 CONCERNING METHODS TO PROTECT THE VICTIM OF A SEXUAL 102 ASSAULT IN CASES WHERE A CHILD WAS CONCEIVED AS A RESULT 103 OF THE SEXUAL ASSAULT.

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://www.leg.state.co.us/billsummaries.)

If a child was conceived as a result of an act that led to the parent's conviction for sexual assault or a conviction in which the underlying factual basis was sexual assault, the parent who is the victim of the sexual assault (victim) may file a petition in juvenile court to prevent future

contact with the parent who committed the sexual assault and to terminate the parent-child legal relationship of that parent. The court shall terminate the parent-child legal relationship if the court finds by clear and convincing evidence that:

- ! The parent was convicted of an act of sexual assault against the victim or convicted of a crime in which the underlying factual basis was sexual assault against the victim;
- ! The child was conceived as a result of that sexual assault or crime; and
- ! Termination of the parent-child legal relationship is in the best interests of the child.

The bill creates a rebuttable presumption that terminating the parental rights of the parent who committed the act of sexual assault or crime is in the best interests of the child.

After a petition has been filed, the court may appoint a guardian ad litem to represent the child's best interests in the proceeding.

The victim shall not be required to appear in the presence of the other parent, and the victim's and the child's whereabouts shall be kept confidential.

A person whose parental rights are terminated under the bill has:

- ! No right to allocation of parental responsibilities for the child, including any right to parenting time or decision-making;
- ! No right to inheritance from the child; and
- ! No right to notice of, or standing to object to, the adoption of the child.

A person whose parental rights are terminated is not relieved of any obligation to pay child support unless waived by the victim. In such cases, the court shall order the payments to be made through the child support registry or a court escrow to avoid the need for any contact between the parties.

The victim shall be entitled, upon request, to a no-contact protection order issued against the person whose parental rights are terminated that prohibits the person from having any contact with either the victim or the child.

Termination of the parent-child legal relationship pursuant to the bill is an independent basis for termination of parental rights, and the court need not make any of the considerations or findings described in other statutes for termination of the parent-child legal relationship. The bill also states that nothing in the bill prohibits the termination of parental rights by the court using other grounds under the "Colorado Children's Code" in cases that do not meet the criteria set forth in the bill.

Amends the criminal statutes on sexual assault, unlawful sexual contact, sexual assault on a child by one in a position of trust, and sexual assault on a client by a psychotherapist to specify the loss of rights under

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the bill.

A task force on children conceived by rape is created to study and make recommendations for protecting rape victims and for addressing parental rights in cases in which there are allegations that a sexual assault has occurred, a conviction of or prosecution for sexual assault has not occurred, and a child has been conceived as a result of the alleged sexual assault. The bill specifies the membership of the task force, what it should study, and the time frame for the task force to report to certain legislative committees of the general assembly. The statutory authority for the task force repeals January 1, 2014.

The portions of the bill that allow the court to terminate parental rights and that make conforming amendments to the criminal law statutes on sexual assault apply to acts or offenses committed on or after July 1, 2013.

Be it enacted by the General Assembly of the State of Colorado:
 SECTION 1. In Colorado Revised Statutes, 19-1-103, amend

3 (112); and **add** (29.3) and (96.5) as follows:

19-1-103. **Definitions.** As used in this title or in the specified portion of this title, unless the context otherwise requires:

6 (29.3) "CONVICTED" OR "CONVICTION", AS USED IN SECTION

7 19-5-105.5, MEANS A PLEA OF GUILTY ACCEPTED BY THE COURT,

8 INCLUDING A PLEA OF GUILTY ENTERED PURSUANT TO A DEFERRED

9 SENTENCE UNDER SECTION 18-1.3-102, C.R.S., A VERDICT OF GUILTY BY

10 A JUDGE OR JURY, OR A PLEA OF NO CONTEST ACCEPTED BY THE COURT, OR

11 HAVING RECEIVED A DISPOSITION AS A JUVENILE OR HAVING BEEN

12 ADJUDICATED A JUVENILE DELINQUENT BASED ON THE COMMISSION OF

ANY ACT THAT CONSTITUTES SEXUAL ASSAULT, AS DEFINED IN

14 SUBSECTION (96.5) OF THIS SECTION.

15 (96.5) "SEXUAL ASSAULT", AS USED IN SECTION 19-5-105.5,

16 MEANS:

17 (a) "SEXUAL ASSAULT" AS DEFINED IN SECTION 18-3-402, C.R.S.;

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1	(b) UNLAWFUL SEXUAL CONTACT AS DEFINED IN SECTION
2	18-3-404, C.R.S.;
3	(c) "SEXUAL ASSAULT ON A CHILD BY ONE IN A POSITION OF TRUST"
4	AS DEFINED IN SECTION 18-3-405.3, C.R.S.; OR
5	(d) "SEXUAL ASSAULT ON A CLIENT BY A PSYCHOTHERAPIST" AS
6	DEFINED IN SECTION 18-3-405.5 C.R.S.
7	(112) (a) "Victim", as used in article 2 of this title, means the party
8	immediately and directly aggrieved by the juvenile, that party's spouse,
9	the party's parent, sibling, or child who is living with the party, a victim
10	compensation board that has paid a victim compensation claim, a person
11	or entity who has suffered losses because of a contractual relationship
12	with such party, including, but not limited to, an insurer, or because of
13	liability under section 14-6-110, C.R.S., or, in the absence of any of the
14	above, the state.
15	(b) "VICTIM", AS USED IN SECTION 19-5-105.5, MEANS ANY
16	NATURAL PERSON AGAINST WHOM A CRIME OF SEXUAL ASSAULT OR A
17	CRIME IN WHICH THE UNDERLYING FACTUAL BASIS WAS SEXUAL ASSAULT
18	HAS BEEN PERPETRATED OR IS ALLEGED TO HAVE BEEN PERPETRATED.
19	SECTION 2. In Colorado Revised Statutes, 19-5-101, amend (1)
20	(b) and (1) (c); and add (1) (d) as follows:
21	19-5-101. Termination of the parent-child legal relationship.
22	(1) The juvenile court may, upon petition, terminate the parent-child
23	legal relationship between a parent or parents, or a possible parent or
24	parents, and a child in:
25	(b) Proceedings under section 19-5-105; or
26	(c) Proceedings under section 19-5-203 (1) (d), (1) (e), (1) (f), (1)
27	(j), and (1) (k); OR

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1	(d) Proceedings under section 19-5-105.5.
2	SECTION 3. In Colorado Revised Statutes, add 19-5-105.5 as
3	follows:
4	19-5-105.5. Termination of parent-child legal relationship
5	upon a finding that the child was conceived as a result of sexual
6	$\textbf{assault-definitions.} \ (1) \ \textbf{As used in this section, unless the context}$
7	OTHERWISE REQUIRES:
8	(a) "Convicted" or "conviction" has the same meaning as
9	DEFINED IN SECTION 19-1-103 (29.3).
10	(b) "SEXUAL ASSAULT" HAS THE SAME MEANING AS DEFINED IN
11	SECTION 19-1-103 (96.5).
12	(c) "VICTIM" HAS THE SAME MEANING AS DEFINED IN SECTION
13	19-1-103 (112) (b).
14	(2) If a child was conceived as a result of an act
15	COMMITTED ON OR AFTER JULY 1, 2013, THAT LED TO THE PARENT'S
16	CONVICTION FOR SEXUAL ASSAULT OR FOR A CONVICTION IN WHICH THE
17	UNDERLYING FACTUAL BASIS WAS SEXUAL ASSAULT, THE VICTIM OF THE
18	SEXUAL ASSAULT OR CRIME MAY FILE A PETITION IN THE JUVENILE COURT
19	TO PREVENT FUTURE CONTACT WITH THE PARENT WHO COMMITTED THE
20	SEXUAL ASSAULT AND TO TERMINATE THE PARENT-CHILD LEGAL
21	RELATIONSHIP OF THE PARENT WHO COMMITTED THE SEXUAL ASSAULT OR
22	CRIME.
23	(3) The verified petition filed under this section must
24	ALLEGE THAT:
25	(a) THE OTHER PARENT WAS CONVICTED OF AN ACT OF SEXUAL
26	ASSAULT AGAINST THE VICTIM OR CONVICTED OF A CRIME IN WHICH THE
27	UNDERLYING FACTUAL BASIS WAS SEXUAL ASSAULT AGAINST THE VICTIM;

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1	(b) A CHILD WAS CONCEIVED AS A RESULT OF THE ACT OF SEXUAL
2	ASSAULT OR CRIME DESCRIBED UNDER PARAGRAPH (a) OF THIS
3	SUBSECTION (3); AND
4	(c) TERMINATION OF THE PARENT-CHILD LEGAL RELATIONSHIP OF
5	THE OTHER PARENT WITH THE CHILD IS IN THE BEST INTERESTS OF THE
6	CHILD.
7	(4) AFTER A PETITION HAS BEEN FILED PURSUANT TO THIS SECTION,
8	THE COURT MAY APPOINT A GUARDIAN AD LITEM, WHO MUST BE AN
9	ATTORNEY, TO REPRESENT THE CHILD'S BEST INTERESTS IN THE
10	PROCEEDING.
11	(5) IN ANY PROCEEDING HELD UNDER THIS SECTION, THE VICTIM IS
12	NOT REQUIRED TO APPEAR IN THE PRESENCE OF THE OTHER PARENT, AND
13	THE VICTIM'S AND THE CHILD'S WHEREABOUTS MUST BE KEPT
14	CONFIDENTIAL.
15	(6) THE COURT SHALL TERMINATE THE PARENT-CHILD LEGAL
16	RELATIONSHIP OF THE PERSON AGAINST WHOM THE PETITION IS FILED IF
17	THE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE THAT:
18	(a) THE PARENT WAS CONVICTED OF AN ACT OF SEXUAL ASSAULT
19	AGAINST THE VICTIM OR WAS CONVICTED OF A CRIME IN WHICH THE
20	UNDERLYING FACTUAL BASIS WAS SEXUAL ASSAULT AGAINST THE VICTIM;
21	(b) A CHILD WAS CONCEIVED AS A RESULT OF THAT ACT OF SEXUAL
22	ASSAULT OR CRIME; AND
23	(c) TERMINATION OF THE PARENT-CHILD LEGAL RELATIONSHIP IS
24	IN THE BEST INTERESTS OF THE CHILD. THERE IS A REBUTTABLE
25	PRESUMPTION THAT TERMINATING THE PARENTAL RIGHTS OF THE PARENT
26	WHO COMMITTED THE ACT OF SEXUAL ASSAULT OR CRIME IS IN THE BEST
27	INTERESTS OF THE CHILD.

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1	(7) (a) A PERSON WHOSE PARENTAL RIGHTS ARE TERMINATED IN
2	ACCORDANCE WITH THIS SECTION HAS:
3	(I) NO RIGHT TO ALLOCATION OF PARENTAL RESPONSIBILITIES,
4	INCLUDING PARENTING TIME AND DECISION-MAKING RESPONSIBILITIES FOR
5	THE CHILD;
6	(II) NO RIGHT OF INHERITANCE FROM THE CHILD; AND
7	(III) NO RIGHT TO NOTIFICATION OF, OR STANDING TO OBJECT TO,
8	THE ADOPTION OF THE CHILD.
9	(b) TERMINATION OF PARENTAL RIGHTS UNDER SUBSECTION (6) OF
10	THIS SECTION DOES NOT RELIEVE THE PERSON OF ANY OBLIGATION TO PAY
11	CHILD SUPPORT OR BIRTH-RELATED COSTS UNLESS WAIVED BY THE VICTIM.
12	IN CASES IN WHICH CHILD SUPPORT OBLIGATIONS ARE NOT WAIVED AND
13	THE COURT ORDERS THE PERSON TO PAY CHILD SUPPORT, THE COURT
14	SHALL ORDER THE PAYMENTS TO BE MADE THROUGH THE CHILD SUPPORT
15	REGISTRY OR A COURT ESCROW TO AVOID THE NEED FOR ANY CONTACT
16	BETWEEN THE PARTIES.
17	(8) THE PERSON WHOSE PARENT-CHILD LEGAL RELATIONSHIP HAS
18	BEEN TERMINATED IN ACCORDANCE WITH THIS SECTION HAS NO RIGHT TO
19	MAKE MEDICAL TREATMENT DECISIONS OR ANY OTHER DECISIONS ON
20	BEHALF OF THE CHILD.
21	(9) THE VICTIM IS ENTITLED, UPON REQUEST, TO A NO-CONTACT
22	PROTECTION ORDER ISSUED AGAINST THE PERSON WHOSE PARENTAL
23	RIGHTS ARE TERMINATED PROHIBITING THE PERSON FROM HAVING ANY
24	CONTACT WITH EITHER THE VICTIM OR THE CHILD.
25	(10) TERMINATION OF THE PARENT-CHILD LEGAL RELATIONSHIP
26	PURSUANT TO SUBSECTION (6) OF THIS SECTION IS AN INDEPENDENT BASIS
27	FOR TERMINATION OF PARENTAL RIGHTS, AND THE COURT NEED NOT MAKE

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1	ANY OF THE CONSIDERATIONS OR FINDINGS DESCRIBED IN SECTIONS
2	19-5-105, 19-5-103.5, or 19-3-604.
3	(11) NOTHING IN THIS SECTION PROHIBITS THE TERMINATION OF
4	PARENTAL RIGHTS BY THE COURT USING THE CRITERIA DESCRIBED IN
5	SECTIONS 19-5-105, 19-5-103.5, OR 19-3-604 IN CASES THAT DO NOT MEET
6	THE CRITERIA SET FORTH IN THIS SECTION.
7	SECTION 4. In Colorado Revised Statutes, 18-3-402, add (7) as
8	follows:
9	18-3-402. Sexual assault. (7) FOR AN OFFENSE COMMITTED ON
10	OR AFTER JULY 1, 2013, UPON CONVICTION OF A SEXUAL ASSAULT UNDER
11	THIS SECTION, A PERSON HAS NO RIGHT:
12	(a) TO ALLOCATION OF PARENTAL RESPONSIBILITIES, INCLUDING
13	PARENTING TIME AND DECISION-MAKING RESPONSIBILITIES FOR A CHILD
14	CONCEIVED AS A RESULT OF THE COMMISSION OF THAT OFFENSE;
15	(b) OF INHERITANCE FROM A CHILD CONCEIVED AS A RESULT OF
16	THE COMMISSION OF THAT OFFENSE; AND
17	(c) TO NOTIFICATION OF OR THE RIGHT TO OBJECT TO THE
18	ADOPTION OF A CHILD CONCEIVED AS A RESULT OF THE COMMISSION OF
19	THAT OFFENSE.
20	SECTION 5. In Colorado Revised Statutes, 18-3-404, add (4) as
21	follows:
22	18-3-404. Unlawful sexual assault. (4) For an offense
23	COMMITTED ON OR AFTER JULY 1, 2013, UPON CONVICTION OF UNLAWFUL
24	SEXUAL ASSAULT UNDER THIS SECTION, A PERSON HAS NO RIGHT:
25	(a) TO ALLOCATION OF PARENTAL RESPONSIBILITIES, INCLUDING
26	PARENTING TIME AND DECISION-MAKING RESPONSIBILITIES FOR A CHILD
27	CONCEIVED AS A RESULT OF THE COMMISSION OF THAT OFFENSE;

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1	(b) OF INHERITANCE FROM A CHILD CONCEIVED AS A RESULT OF
2	THE COMMISSION OF THAT OFFENSE; AND
3	(c) TO NOTIFICATION OF OR THE RIGHT TO OBJECT TO THE
4	ADOPTION OF A CHILD CONCEIVED AS A RESULT OF THE COMMISSION OF
5	THAT OFFENSE.
6	SECTION 6. In Colorado Revised Statutes, 18-3-405.3, add (5)
7	as follows:
8	18-3-405.3. Sexual assault on a child by one in a position of
9	trust. (5) For an offense committed on or after July 1, 2013, upon
10	CONVICTION OF A SEXUAL ASSAULT ON A CHILD BY ONE IN A POSITION OF
11	TRUST UNDER THIS SECTION, A PERSON HAS NO RIGHT:
12	(a) TO ALLOCATION OF PARENTAL RESPONSIBILITIES, INCLUDING
13	PARENTING TIME AND DECISION-MAKING RESPONSIBILITIES FOR A CHILD
14	CONCEIVED AS A RESULT OF THE COMMISSION OF THAT OFFENSE;
15	(b) OF INHERITANCE FROM A CHILD CONCEIVED AS A RESULT OF
16	THE COMMISSION OF THAT OFFENSE; AND
17	(c) TO NOTIFICATION OF OR THE RIGHT TO OBJECT TO THE
18	ADOPTION OF A CHILD CONCEIVED AS A RESULT OF THE COMMISSION OF
19	THAT OFFENSE.
20	SECTION 7. In Colorado Revised Statutes, 18-3-405.5, add (5)
21	as follows:
22	18-3-405.5. Sexual assault on a client by a psychotherapist.
23	(5) For an offense committed on or after July 1, 2013, upon
24	CONVICTION OF A SEXUAL ASSAULT ON A CLIENT BY A PSYCHOTHERAPIST
25	UNDER THIS SECTION, A PERSON HAS NO RIGHT:
26	(a) TO ALLOCATION OF PARENTAL RESPONSIBILITIES, INCLUDING
27	DADENTING TIME AND DECISION_MAKING DESDONSIBILITIES FOR A CHILD

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1	CONCEIVED AS A RESULT OF THE COMMISSION OF THAT OFFENSE;
2	(b) OF INHERITANCE FROM A CHILD CONCEIVED AS A RESULT OF
3	THE COMMISSION OF THAT OFFENSE; AND
4	(c) To notification of or the right to object to the
5	ADOPTION OF A CHILD CONCEIVED AS A RESULT OF THE COMMISSION OF
6	THAT OFFENSE.
7	SECTION 8. In Colorado Revised Statutes, add part 5 to article
8	1 of title 26 as follows:
9	PART 5
10	TASK FORCE ON CHILDREN CONCEIVED BY RAPE
11	26-1-501. Task force on children conceived by rape -
12	legislative declaration - creation - duties - report - repeal of part.
13	(1) (a) THE GENERAL ASSEMBLY HEREBY FINDS, DETERMINES, AND
14	DECLARES THAT:
15	(I) Section 19-5-105.5, C.R.S., addresses the interests of the
16	PARTIES AFFECTED AND CREATES A PROCESS TO TERMINATE THE
17	PARENTAL RIGHTS OF A PERPETRATOR OF SEXUAL ASSAULT IN
18	CIRCUMSTANCES IN WHICH A PARENT WAS CONVICTED OF AN ACT OF
19	SEXUAL ASSAULT AGAINST THE VICTIM OR CONVICTED OF A CRIME IN
20	WHICH THE UNDERLYING FACTUAL BASIS WAS SEXUAL ASSAULT AGAINST
21	THE VICTIM AND A CHILD WAS CONCEIVED AS A RESULT OF THAT SEXUAL
22	ASSAULT OR CRIME;
23	(II) MANY SEXUAL ASSAULTS ARE NOT REPORTED OR PROSECUTED
24	OR DO NOT RESULT IN A CONVICTION, AND IN SUCH CASES, THERE IS STILL
25	A NEED TO PROTECT THE INTERESTS OF THE VICTIM FROM FUTURE
26	CONTACT WITH THE ALLEGED PERPETRATOR WHILE BALANCING THE DUE
2.7	PROCESS RIGHTS OF THE ALLEGED PERPETRATOR: AND

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1	(III) THERE REMAIN UNRESULVED AND DIFFICULT POLICY ISSUES
2	RELATED TO THE PARENTAL RIGHTS OF THE PARTIES INVOLVED IN THOSE
3	CIRCUMSTANCES DESCRIBED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH
4	(a) THAT DO NOT QUALIFY FOR THE PROCESS AFFORDED IN SECTION
5	19-5-105.5, C.R.S.
6	(b) THE GENERAL ASSEMBLY THEREFORE FINDS THAT IT WOULD BE
7	BENEFICIAL TO CONVENE A TASK FORCE OF EXPERTS TO STUDY THE ISSUES
8	ASSOCIATED WITH PARENTAL RIGHTS IN CASES IN WHICH THERE ARE
9	ALLEGATIONS THAT A SEXUAL ASSAULT OCCURRED, A CONVICTION OF OR
10	PROSECUTION FOR SEXUAL ASSAULT HAS NOT OCCURRED, AND A CHILD
11	HAS BEEN CONCEIVED AS A RESULT OF THE ALLEGED SEXUAL ASSAULT. IT
12	IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE TASK FORCE MAKE
13	RECOMMENDATIONS ON FUTURE LEGISLATION TO ADDRESS THESE
14	CONCERNS.
15	(2) THERE IS HEREBY CREATED THE TASK FORCE ON CHILDREN
16	CONCEIVED BY RAPE, REFERRED TO IN THIS SECTION AS THE "TASK FORCE",
17	WHICH SHALL MEET DURING THE INTERIM AFTER THE FIRST REGULAR
18	SESSION OF THE SIXTY-NINTH GENERAL ASSEMBLY.
19	(3) THE TASK FORCE SHALL STUDY AND MAKE RECOMMENDATIONS
20	TO THE GENERAL ASSEMBLY CONCERNING PROTECTIONS FOR RAPE VICTIMS
21	AND CONCERNING PARENTAL RIGHTS OF THE PARTIES INVOLVED IN THOSE
22	CASES IN WHICH THERE ARE ALLEGATIONS THAT A SEXUAL ASSAULT
23	OCCURRED, A CONVICTION OF OR PROSECUTION FOR SEXUAL ASSAULT HAS
24	NOT OCCURRED, AND A CHILD HAS BEEN CONCEIVED AS A RESULT OF THE
25	ALLEGED SEXUAL ASSAULT. THE TASK FORCE STUDY MUST INCLUDE BUT
26	IS NOT LIMITED TO THE FOLLOWING ISSUES:
27	(a) WHAT MECHANISMS AND DUE PROCESS PROTECTIONS CAN BE

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1	ESTABLISHED FOR THE COURT TO LIMIT OR TERMINATE PARENTAL RIGHTS,
2	MAKE DECISIONS ABOUT ALLOCATION OF RIGHTS AND RESPONSIBILITIES OF
3	THE PARENTS, AND ISSUE PROTECTIVE NO-CONTACT ORDERS;
4	(b) What burden of proof should be used by the court in
5	MAKING THE FINDINGS IN PARAGRAPH (a) OF THIS SUBSECTION (3);
6	(c) THE UNIQUE CONSIDERATIONS AND CHALLENGES THAT ARE
7	PRESENTED BY CASES INVOLVING DOMESTIC VIOLENCE;
8	(d) THE UNIQUE CONSIDERATIONS AND CHALLENGES THAT ARE
9	PRESENTED BY CASES WHERE THE PERSON WHO COMMITTED OR IS
10	ALLEGED TO HAVE COMMITTED THE SEXUAL ASSAULT IS A WOMAN AND
11	THE WOMAN BECOMES IMPREGNATED AND CONCEIVES A CHILD;
12	(e) HOW PARENTAL RIGHTS SHOULD BE DETERMINED AND
13	ADDRESSED THROUGH DEPENDENCY OR NEGLECT PROCEEDINGS IN THE
14	JUVENILE JUSTICE SYSTEM;
15	(f) HOW PARENTAL RESPONSIBILITIES SHOULD BE ALLOCATED IN
16	DOMESTIC RELATIONS CASES BROUGHT UNDER ARTICLE 10 OF TITLE 14,
17	C.R.S.;
18	(g) How to address the visitation rights of grandparents
19	OF THE CHILD IN THESE CIRCUMSTANCES;
20	(h) How the rights of parents and children are affected
21	BY THE FEDERAL "INDIAN CHILD WELFARE ACT", 25 U.S.C., CHAPTER 21;
22	(i) The necessity of obtaining consent from both
23	BIOLOGICAL PARENTS TO THE ADOPTION OF THE CHILD AND HOW TO
24	OBTAIN THAT CONSENT;
25	(j) Whether and how to allow a birth parent to relinquish
26	THE CHILD THROUGH AN EXPEDITED RELINQUISHMENT PROCEDURE FOR A
27	CHILD LINDER ONE YEAR OF AGE AND SEEK THE TERMINATION OF THE

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1	PARENT-CHILD LEGAL RELATIONSHIP OF THE OTHER PARENT WHO IS
2	ALLEGED TO BE THE PERPETRATOR OF SEXUAL ASSAULT SO THAT THE
3	CHILD MAY LEGALLY BE AVAILABLE FOR ADOPTION;
4	(k) WITH RESPECT TO THE ALLEGED PERPETRATOR'S PARENTAL
5	RIGHTS, THE ADVANTAGES AND DISADVANTAGES OF AND COMPARISONS
6	OF:
7	(I) NOT ALLOCATING PARENTAL RESPONSIBILITIES, INCLUDING
8	PARENTING TIME AND DECISION-MAKING RESPONSIBILITIES, TO A PARENT
9	ALLEGED OR FOUND TO BE A PERPETRATOR; OR
10	(II) NOT ALLOCATING PARENTAL RESPONSIBILITIES, INCLUDING
11	PARENTING TIME AND DECISION-MAKING RESPONSIBILITIES, TO A PARENT
12	ALLEGED OR FOUND TO BE A PERPETRATOR, AND LEAVING THE PARENT'S
13	OBLIGATION TO PROVIDE CHILD SUPPORT FOR THE CHILD INTACT; OR
14	(III) TERMINATING ALL PARENTAL RIGHTS AND RESPONSIBILITIES
15	OF A PARENT ALLEGED OR FOUND TO BE A PERPETRATOR, INCLUDING NOT
16	ALLOCATING PARENTAL RESPONSIBILITIES REGARDING PARENTING TIME
17	AND DECISION-MAKING RESPONSIBILITIES, AND TERMINATING ALL
18	OBLIGATIONS TO PROVIDE CHILD SUPPORT FOR THE CHILD;
19	(l) The feasibility of allowing the victim to exercise
20	PARENTAL CHOICE ABOUT WHETHER THE OBLIGATIONS FOR CHILD SUPPORT
21	OF THE OTHER PARENT ARE LEFT INTACT OR ARE ELIMINATED, INCLUDING
22	BALANCING THE RIGHTS OF THE CHILD TO BE FINANCIALLY SUPPORTED
23	WITH THE VICTIM'S CHOICE TO WAIVE CHILD SUPPORT, AND INCLUDING AN
24	EXAMINATION OF WHETHER SUCH A CHOICE CAN BE WAIVED IN
25	CIRCUMSTANCES IN WHICH THE CHILD WOULD QUALIFY FOR PUBLIC
26	ASSISTANCE BENEFITS; AND
27	(m) THE RESOURCES AND TRAINING NEEDED TO TRAIN DOMESTIC

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1	RELATIONS STAFF IN THE JUDICIAL BRANCH WHO WORK WITH THE PARTIES
2	AND THE COSTS ASSOCIATED WITH PROVIDING RESOURCES AND TRAINING.
3	(4) THE TASK FORCE SHALL SUBMIT A WRITTEN REPORT OF ITS
4	FINDINGS AND RECOMMENDATIONS TO THE SPONSORS AND CO-SPONSORS
5	OF SENATE BILL 13, ENACTED IN 2013, AND TO THE JUDICIARY
6	COMMITTEE OF THE SENATE AND TO THE JUDICIARY COMMITTEE OF THE
7	HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, ON OR
8	BEFORE DECEMBER 1, 2013. UPON REQUEST OF A MEMBER OF THE TASK
9	FORCE, SUMMARIES OF DISSENTING OPINIONS SHALL BE PREPARED AND
10	ATTACHED TO THE FINAL REPORT OF FINDINGS AND RECOMMENDATIONS.
11	(5) The task force shall consist of the following
12	MEMBERS:
13	(a) SIX MEMBERS APPOINTED BY THE GOVERNOR AS FOLLOWS:
14	(I) A REPRESENTATIVE OF A STATEWIDE SEXUAL ASSAULT
15	COALITION;
16	(II) A REPRESENTATIVE OF A STATEWIDE DOMESTIC VIOLENCE
17	COALITION;
18	(III) AN EXPERT IN THE FEDERAL "INDIAN CHILD WELFARE ACT",
19	25 U.S.C., CHAPTER 21;
20	(IV) A REPRESENTATIVE FROM A CHILDREN'S ADVOCACY CENTER
21	OR STATEWIDE ORGANIZATION REPRESENTING CHILDREN'S ADVOCACY
22	CENTERS;
23	(V) A REPRESENTATIVE OF A STATEWIDE DISABILITY RIGHTS
24	ORGANIZATION;
25	(VI) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION THAT
26	ADVOCATES ON BEHALF OF CRIME VICTIMS;
27	(b) A REPRESENTATIVE OF THE DEPARTMENT OF HUMAN SERVICES

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1	WHO IS FAMILIAR WITH CHILD WELFARE, ADOPTION SERVICES, AND CHILD
2	SUPPORT ENFORCEMENT APPOINTED BY THE EXECUTIVE DIRECTOR OF THE
3	DEPARTMENT OF HUMAN SERVICES;
4	(c) A REPRESENTATIVE FROM THE OFFICE OF THE CHILD'S
5	REPRESENTATIVE APPOINTED BY THE CHIEF JUSTICE OF THE COLORADO
6	SUPREME COURT;
7	$(d)\ A \text{REPRESENTATIVE} \text{FROM} \text{THE} \text{JUDICIAL} \text{BRANCH} \text{APPOINTED} \text{BY}$
8	THE CHIEF JUSTICE OF THE COLORADO SUPREME COURT;
9	(e) A REPRESENTATIVE OF THE ATTORNEY GENERAL'S OFFICE
10	APPOINTED BY THE STATE ATTORNEY GENERAL;
11	(f) A REPRESENTATIVE OF COUNTY DEPARTMENTS OF SOCIAL
12	SERVICES WHO WORKS IN CHILD PROTECTIVE SERVICES APPOINTED BY
13	COLORADO COUNTIES, INC.;
14	(g) A REPRESENTATIVE FROM THE FAMILY LAW SECTION OF THE
15	COLORADO BAR ASSOCIATION WHO IS FAMILIAR WITH FAMILY LAW AND
16	ADOPTION LAW APPOINTED BY THE COLORADO BAR ASSOCIATION;
17	(h) A REPRESENTATIVE FROM THE JUVENILE LAW SECTION OF THE
18	COLORADO BAR ASSOCIATION APPOINTED BY THE COLORADO BAR
19	ASSOCIATION;
20	(i) A REPRESENTATIVE FROM THE CRIMINAL LAW SECTION OF THE
21	COLORADO BAR ASSOCIATION WHO IS A CRIMINAL DEFENSE ATTORNEY
22	APPOINTED BY THE COLORADO BAR ASSOCIATION; AND
23	(j) A REPRESENTATIVE APPOINTED BY THE COLORADO DISTRICT
24	ATTORNEYS' COUNCIL.
25	(6) The appointing authorities shall make all
26	APPOINTMENTS TO THE TASK FORCE ON OR BEFORE JUNE 15, 2013.
27	(7) (a) The first meeting of the task force shall occur no

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1	Later than July 20, 2013. The task force shall meet at least four
2	TIMES.
3	(b) THE TASK FORCE'S MEETINGS SHALL BE PUBLIC MEETINGS.
4	(c) THE MEMBERS OF THE TASK FORCE SHALL ELECT A CHAIR AND
5	A VICE-CHAIR FROM ITS MEMBERSHIP.
6	(8) THE TASK FORCE SHALL SOLICIT AND ACCEPT REPORTS AND
7	PUBLIC TESTIMONY AND MAY REQUEST OTHER SOURCES TO PROVIDE
8	TESTIMONY, WRITTEN COMMENTS, AND OTHER RELEVANT DATA TO THE
9	TASK FORCE.
10	(9) Members of the task force shall serve without
11	COMPENSATION AND SHALL NOT BE ENTITLED TO REIMBURSEMENT FOR
12	EXPENSES.
13	(10) The legislative council staff and the office of
14	LEGISLATIVE LEGAL SERVICES SHALL NOT PROVIDE STAFF SUPPORT TO THE
15	TASK FORCE.
16	(11) This part 5 is repealed, effective January 1, 2014.
17	SECTION 9. Effective date - applicability. (1) Except as
18	otherwise provided in this section, this act takes effect upon passage.
19	(2) Sections 1 through 7 of this act take effect July 1, 2013, and
20	apply to acts or offenses committed on or after said date.
21	SECTION 10. Safety clause. The general assembly hereby finds,
22	determines, and declares that this act is necessary for the immediate
23	preservation of the public peace, health, and safety.

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