CS FOR HOUSE BILL NO. 363(HSS)

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-THIRD LEGISLATURE - SECOND SESSION

BY THE HOUSE HEALTH AND SOCIAL SERVICES COMMITTEE

Offered: 5/1/24 Referred: Rules

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Sponsor(s): REPRESENTATIVES GRAY, Fields, Armstrong

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to the placement of foster children in psychiatric hospitals; relating to
- 2 the care of children in state custody placed in residential facilities outside the state; and
- 3 amending Rule 12.1(b), Alaska Child in Need of Aid Rules of Procedure."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA: 4

- 5 * **Section 1.** AS 47.10.087(b) is amended to read:
 - (b) A court shall review a placement made under (a) of this section at least once every 90 days. The court may authorize the department to continue the placement of the child in a secure residential psychiatric treatment center if the court finds, based on the testimony of a mental health professional, that the conditions or symptoms that resulted in the initial order have not ameliorated to such an extent that the child's needs can be met in a less restrictive setting and that the child's mental condition could be improved by the course of treatment or would deteriorate if untreated.
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* **Sec. 2.** AS 47.10.087(d) is amended to read:

14 (d) In this section,

I	(1) "acute psychiatric hospital" means a hospital or part of a
2	hospital that primarily provides diagnosis and short-term treatment of mental,
3	emotional, and behavioral disorders;
4	(2) "contemporaneous two-way video conference" means a
5	conference among people at different places by means of transmitted audio and
6	visual signals, using any communication technology that allows people at two or
7	more places to interact simultaneously by way of two-way video and audio
8	transmission;
9	(3) "likely to cause serious harm" has the meaning given in
10	AS 47.30.915.
11	* Sec. 3. AS 47.10.087 is amended by adding new subsections to read:
12	(e) The department may place a child who is in the custody of the department
13	under AS 47.10.080(c)(1) or (3) or 47.10.142 in an acute psychiatric hospital if it is
14	the least restrictive placement available and the person in charge of admittance to the
15	facility finds that
16	(1) the child is gravely disabled or suffering from a mental illness and,
17	as a result, is likely to cause serious harm to the child or another person; and
18	(2) there is reason to believe that the child's mental condition could be
19	improved by the course of treatment or would deteriorate further if left untreated.
20	(f) Within 24 hours after placing a child in an acute psychiatric hospital under
21	(e) of this section, the department shall notify the court, the child's parents, and any
22	other parties to an ongoing child-in-need-of-aid case involving the child of the
23	placement. Upon making the placement, the department shall immediately begin to
24	search for a less restrictive placement for the child.
25	(g) A court shall review a placement made under (e) of this section within 48
26	hours after receiving notification of the child's placement in an acute psychiatric
27	hospital. The court shall notify the child, the child's attorney, the child's parents, the
28	department, and any parties to a child-in-need-of-aid case involving the child of the
29	time and place of the hearing once the hearing is scheduled. Computation of the 48-
30	hour period at an acute psychiatric hospital does not include Saturdays, Sundays, and
31	legal holidays, except that if the exclusion of Saturdays, Sundays, and legal holidays

from the computation of the 48-hour period would result in the child being held for
longer than 48 hours, the 48-hour period ends at 5:00 pm on the next day that is not a
Saturday, Sunday, or legal holiday. The court may grant one request to continue the
hearing for up to two business days if necessary to secure the attendance of the child, a
party, or a material witness. The hearing shall be held at the acute psychiatric hospital
in person, by contemporaneous two-way video conference, or by teleconference,
absent extraordinary circumstances. If a hearing is held by contemporaneous two-way
video conference, only the court may record the hearing. The court may authorize the
department to continue the placement of the child in an acute psychiatric hospital if
the court finds by clear and convincing evidence, based on the testimony of a mental
health professional, that the conditions or symptoms that resulted in the initial
placement under (e) of this section have not ameliorated to such an extent that the
child's needs can be met in a less restrictive setting and that the child's mental
condition could be improved by the course of treatment or would deteriorate if
untreated.

- (h) The court shall review a placement approved under (g) of this section
 - (1) at least once every 30 days; and
- (2) when requested by the child or another party, upon a showing of good cause.
- * **Sec. 4.** AS 47.14.112(d) is amended to read:

- (d) The division of the department with responsibility over the custody of children shall prepare and make available to the legislature an annual report on employee recruitment and retention, including a five-year plan, for the division. Not later than November 15 of each year, the department shall deliver the report to the senate secretary and the chief clerk of the house of representatives and notify the legislature that the report is available. The report prepared under this subsection is separate from the annual report to the legislature required under AS 18.05.020 and must include, for the previous 12 months,
- (1) the number of frontline social workers employed by the division, the annual average turnover rate of the workers, and the average caseload of the workers on January 1 and July 1 of that year;

1	(2) the number of children removed from their nomes;
2	(3) the achievement of success measured by the following:
3	(A) rate of family reunification;
4	(B) average length of time children spent in custody of the
5	department;
6	(C) rate of placement with an adult family member or family
7	friend;
8	(D) number of children placed in a permanent living
9	arrangement with a guardian or biological or adoptive parent;
10	(E) number of children released from the custody of the
11	department;
12	(4) if the department has met or exceeded the caseload standards under
13	this chapter and, if the standards were exceeded, the number of caseworker positions
14	in the division that could be eliminated and the amount of funding that could be
15	reduced while continuing to meet but not routinely exceed the caseload standards;
16	(5) the performance of the department on federal benchmarks focused
17	on the safety, well-being, and permanent placements of foster children compared with
18	the previous five years:
19	(6) the number of children placed in residential facilities providing
20	care for children outside the state.
21	* Sec. 5. The uncodified law of the State of Alaska is amended by adding a new section to
22	read:
23	DIRECT COURT RULE AMENDMENT. Rule 12.1(b), Alaska Child in Need
24	of Aid Rules of Procedure, is amended to read:
25	(b) Appointment Types.
26	(1) Mandatory Appointments.
27	(A) The court shall appoint an attorney for a child who is 10
28	years of age or older in any of the following circumstances:
29	(i) [(A)] The child does not consent to placement in a
30	[PSYCHIATRIC HOSPITAL OR] residential treatment center;
31	(ii) [(B)] The child does not consent to administration

1	of psychotropic medication;
2	(iii) [(C)] The child objects to disclosure of
3	psychotherapy information or records under CINA Rule 9(b);
4	(iv) [(D)] A request for a court order authorizing
5	emergency protective custody has been made under AS 47.10.141(c);
6	or
7	(v) [(E)] The child is pregnant or has custody of a minor
8	child; and
9	(B) The court shall appoint an attorney for a child who has
10	been placed in an acute psychiatric hospital as defined in AS 47.10.087.
11	(2) Discretionary Appointments. The court may appoint an attorney
12	in other circumstances including, but not limited to:
13	(A) The child's and guardian ad litem's positions are not
14	aligned on placement, family or sibling contact, permanency goal, case plan, or
15	another important issue in the case;
16	(B) The child would benefit from a confidential relationship
17	with an attorney; or
18	(C) The child is not residing in the designated placement.