Second Regular Session Seventieth General Assembly STATE OF COLORADO

ENGROSSED

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

LLS NO. 16-0995.01 Jane Ritter x4342

HOUSE BILL 16-1448

HOUSE SPONSORSHIP

Singer,

SENATE SPONSORSHIP

Kefalas and Lundberg, Todd

House Committees

Senate Committees

Judiciary

A BILL FOR AN ACT

101 CONCERNING THE RELATIVE GUARDIANSHIP ASSISTANCE PROGRAM.

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.)

The bill makes changes to the relative guardianship assistance program (program) to comply with federal regulations and to clarify the qualifying legal relationships and situations that are eligible for the program in situations where a child or children cannot be returned to the physical custody of such child's or children's parent, kin, or legal guardian and adoption and reunification are either unavailable or not appropriate permanency options for the child or children.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, repeal and reenact,
3	with amendments, 26-5-110 as follows:
4	26-5-110. Guardianship assistance program - legislative
5	declaration - eligibility - rules. (1) THE GENERAL ASSEMBLY DECLARES
6	THAT:
7	(a) The state of Colorado has a strong interest in
8	PROVIDING PERMANENCY OPTIONS TO CHILDREN WHO ARE PART OF THE
9	FOSTER CARE SYSTEM;
10	(b) CHILDREN AND YOUTH IN THE CHILD WELFARE SYSTEM ARE
11	BETTER SERVED WHEN FAMILY TIES ARE PRESERVED AND STRENGTHENED
12	BECAUSE PERMANENT FAMILY CONNECTIONS ARE CRITICAL TO A CHILD'S
13	OVERALL WELL-BEING AND DEVELOPMENT;
14	(c) THE GENERAL ASSEMBLY HAS ESTABLISHED THROUGH PAST
15	LEGISLATION A STATUTORY PREFERENCE FOR PLACEMENT WITH RELATIVES
16	AND KIN AT ALL STAGES OF A CHILD WELFARE CASE;
17	(d) TO HELP SUPPORT PERMANENCY WITH FAMILY AND KIN
18	RELATIONSHIPS WHEN ADOPTION AND REUNIFICATION ARE EITHER
19	UNAVAILABLE OR NOT APPROPRIATE PERMANENCY OPTIONS FOR THE
20	CHILD, THE GENERAL ASSEMBLY CREATED THE "RELATIVE GUARDIANSHIP
21	Assistance Program" in 2010, as authorized by the federal
22	"FOSTERING CONNECTIONS TO SUCCESS AND INCREASING ADOPTIONS ACT
23	OF 2008", PUB. L. 110-351;
24	(e) The state of Colorado has a strong interest in
25	PROVIDING PERMANENCY OPTIONS TO CHILDREN WHO ARE PART OF THE
26	TRADITIONAL FOSTER CARE SYSTEM AND WHO ARE NOT OTHERWISE ARLE

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1	TO BE PLACED WITH RELATIVES OR KIN;
2	(f) It is appropriate to further the goal of Permanency by
3	PASSING LEGISLATION TO PROVIDE FINANCIAL ASSISTANCE FOR THE CARE
4	OF CHILDREN, WHEN IT IS IN ACCORDANCE WITH FEDERAL LAW, TO
5	RELATIVES, KIN, AND FOSTER PARENTS WHO HAVE A SIGNIFICANT
6	RELATIONSHIP WITH THE CHILD, AS OUTLINED IN STATUTE, AND WHO HAVE
7	ASSUMED LEGAL GUARDIANSHIP OR ALLOCATION OF PARENTAL
8	RESPONSIBILITIES OF CHILDREN WHO THEY PREVIOUSLY CARED FOR AS
9	CERTIFIED FOSTER PARENTS THROUGH THE FEDERAL "TITLE IV-E
10	ADOPTION AND GUARDIANSHIP ASSISTANCE PROGRAM", 42 U.S.C. SEC.
11	673 (d); AND
12	(g) It is therefore the intent of the general assembly that
13	THE STATE GUARDIANSHIP ASSISTANCE PROGRAM WILL BE UTILIZED TO
14	ENHANCE FAMILY PRESERVATION AND PROVIDE A PERMANENCY OPTION
15	FOR CHILDREN WHO HAVE DEVELOPED A SIGNIFICANT RELATIONSHIP WITH
16	THEIR FOSTER PARENT CAREGIVER WHEN REUNIFICATION AND ADOPTION
17	ARE EITHER UNAVAILABLE OR NOT APPROPRIATE PERMANENCY OPTIONS
18	FOR THE CHILD, AND PROVIDE STABILITY IN SAFE AND STABLE
19	PLACEMENTS WITH RELATIVES, KIN, AND FOSTER PARENT CAREGIVERS IN
20	CIRCUMSTANCES SET FORTH IN THIS LEGISLATION.
21	(2) THERE IS ESTABLISHED A GUARDIANSHIP ASSISTANCE PROGRAM
22	IN THE STATE DEPARTMENT, REFERRED TO IN THIS SECTION AS THE
23	"PROGRAM". ASSISTANCE FROM THE PROGRAM IS AVAILABLE WHEN A
24	COURT HAS DETERMINED THAT ADOPTION AND REUNIFICATION WITH THE
25	CHILD'S OR CHILDREN'S PARENT OR LEGAL GUARDIAN ARE NOT
26	APPROPRIATE PERMANENCY OPTIONS FOR THE CHILD OR CHILDREN.

PROGRAM ASSISTANCE IS AVAILABLE IN THE FOLLOWING SITUATIONS:

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1	(a) TO RELATIVES, KIN, AND PERSONS ASCRIBED BY THE FAMILY AS
2	HAVING A FAMILY-LIKE RELATIONSHIP WITH THE CHILD OR CHILDREN AND
3	WHO:
4	(I) Are committed to the child's or children's permanency;
5	(II) WERE THE CERTIFIED FOSTER PARENT OR PARENTS OF THE
6	CHILD OR CHILDREN FOR A MINIMUM OF SIX CONSECUTIVE MONTHS AT THE
7	TIME THEY ASSUMED GUARDIANSHIP OR ALLOCATION OF PARENTAL
8	RESPONSIBILITIES; AND
9	(III) HAVE ASSUMED LEGAL GUARDIANSHIP OF OR ALLOCATION OF
10	PARENTAL RESPONSIBILITIES FOR THE CHILD OR CHILDREN; OR
11	(b) To a certified foster parent or parents who do not
12	OTHERWISE QUALIFY FOR THE PROGRAM PURSUANT TO PARAGRAPH (a) OF
13	THIS SUBSECTION (2) IF:
14	(I) THE CHILD OR CHILDREN IN THE CERTIFIED FOSTER PARENT'S OR
15	PARENTS' CARE ARE TWELVE YEARS OF AGE OR OLDER, OR IF AT LEAST ONE
16	OF THE CHILDREN IN THE SIBLING GROUP IS ELEVEN YEARS OF AGE OR
17	YOUNGER AND HAS AN OLDER SIBLING WHO RECEIVES ASSISTANCE FROM
18	THE PROGRAM;
19	(II) THE DEPENDENCY AND NEGLECT COURT FINDS THAT THE CHILD
20	OR CHILDREN HAVE A SUBSTANTIAL PSYCHOLOGICAL TIE TO THE CERTIFIED
21	FOSTER PARENT OR PARENTS, SUCH THAT IT WOULD BE SERIOUSLY
22	DETRIMENTAL TO THE CHILD'S OR CHILDREN'S EMOTIONAL WELL-BEING TO
23	REMOVE THE CHILD OR CHILDREN FROM THE CERTIFIED FOSTER PARENT'S
24	OR PARENTS' CARE, AS DESCRIBED IN SECTION 19-3-702 (5) (a) (III) AND
25	(5) (b), C.R.S.;
26	(III) ADOPTION AND REUNIFICATION ARE NOT APPROPRIATE
2.7	PERMANENCY OPTIONS FOR THE CHILD OR CHILDREN AND THE

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1	DEPENDENCY AND NEGLECT COURT FINDS, PURSUANT TO SECTION
2	19-3-702(5)(a)(III), C.R.S., THAT THE CHILD'S OR CHILDREN'S CERTIFIED
3	FOSTER PARENT OR PARENTS ARE UNABLE TO ADOPT THE CHILD BECAUSE
4	OF EXCEPTIONAL CIRCUMSTANCES, WHICH DO NOT INCLUDE AN
5	UNWILLINGNESS TO ACCEPT LEGAL RESPONSIBILITY FOR THE CHILD, BUT
6	THEY ARE WILLING AND CAPABLE OF PROVIDING THE CHILD WITH A STABLE
7	AND PERMANENT ENVIRONMENT;
8	(IV) THE CERTIFIED FOSTER PARENT OR PARENTS OF THE CHILD OR
9	CHILDREN HAVE CARED FOR THE CHILD OR CHILDREN FOR A MINIMUM OF
10	TWELVE MONTHS; AND
11	(V) THE CERTIFIED FOSTER PARENT OR PARENTS HAVE ASSUMED
12	LEGAL GUARDIANSHIP OF OR ALLOCATION OF PARENTAL RESPONSIBILITIES
13	FOR THE CHILD OR CHILDREN WITH THE CHILD'S OR CHILDREN'S CONSENT
14	WHO ARE TWELVE YEARS OF AGE OR OLDER.
15	(3) THE STATE DEPARTMENT SHALL PROMULGATE RULES THAT
16	COMPLY WITH THE PROVISIONS OF 42 U.S.C. SEC. 673 (d) FOR THE
17	IMPLEMENTATION OF THIS SECTION FOR SITUATIONS WHERE A CHILD OR
18	CHILDREN HAVE BEEN REMOVED FROM THE HOME THROUGH A JUDICIAL
19	DETERMINATION THAT CONTINUATION IN THE HOME WOULD NOT BE IN THE
20	BEST INTEREST OF THE CHILD OR CHILDREN, AND THAT REUNIFICATION
21	AND ADOPTION ARE NOT APPROPRIATE PERMANENCY OPTIONS FOR THE
22	CHILD OR CHILDREN.
23	SECTION 2. Effective date. This act takes effect October 1,
24	2016.
25	SECTION 3. Safety clause. The general assembly hereby finds,
26	determines, and declares that this act is necessary for the immediate
27	preservation of the public peace, health, and safety.

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