## **HOUSE BILL No. 1513**

## DIGEST OF INTRODUCED BILL

Citations Affected: IC 35-46-1.

**Synopsis:** Crimes involving adoption. Amends the criminal provision concerning unauthorized adoption advertising. Increases, from \$3,000 to \$4,000, the allowable payment for certain costs and expenses with respect to an adoption. Makes the following crimes a Level 6 felony (instead of a Class A misdemeanor): (1) Adoption deception. (2) Unauthorized adoption advertising. (3) Unauthorized adoption facilitation.

Effective: July 1, 2017.

## Olthoff, Schaibley

January 18, 2017, read first time and referred to Committee on Courts and Criminal Code.



First Regular Session of the 120th General Assembly (2017)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2016 Regular Session of the General Assembly.

## **HOUSE BILL No. 1513**

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 35-46-1-9, AS AMENDED BY P.L.46-2016.
SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2017]: Sec. 9. (a) Except as provided in subsection (b), a
person who, with respect to an adoption, transfers or receives any
property in connection with the waiver of parental rights, the
termination of parental rights, the consent to adoption, or the petition
for adoption commits profiting from an adoption, a Level 6 felony.
(b) This section does not apply to the transfer or receipt of:
(1) reasonable attorney's fees;
(2) hospital and medical expenses concerning childbirth and
pregnancy incurred by the adopted person's birth mother;
(3) reasonable charges and fees levied by a child placing agency
licensed under IC 31-27 or the department of child services;
(4) reasonable expenses for psychological counseling relating to
adoption incurred by the adopted person's birth parents;
(5) reasonable costs of housing, utilities, and phone service for the
adopted person's birth mother during the second or third trimester



of pregnancy and not more than six (6) weeks after childbirth;
(6) reasonable costs of maternity clothing for the adopted person's
birth mother;
(7) reasonable travel expenses incurred by the adopted person's
birth mother that relate to the pregnancy or adoption;
(8) any additional itemized necessary living expenses for the
adopted person's birth mother during the second or third trimester
of pregnancy and not more than six (6) weeks after childbirth, not
listed in subdivisions (5) through (7) in an amount not to exceed
one thousand dollars (\$1,000); or
(9) other charges and fees approved by the court supervising the
adoption, including reimbursement of not more than actual wages
lost as a result of the inability of the adopted person's birth mother
to work at her regular, existing employment due to a medical
condition, excluding a psychological condition, if:
(A) the attending physician of the adopted person's birth
mother has ordered or recommended that the adopted person's
birth mother discontinue her employment; and
(B) the medical condition and its direct relationship to the
pregnancy of the adopted person's birth mother are
documented by her attending physician.
In determining the amount of reimbursable lost wages, if any, that are
reasonably payable to the adopted person's birth mother under
subdivision (9), the court shall offset against the reimbursable lost
wages any amounts paid to the adopted person's birth mother under
subdivisions (5) and (8) and any unemployment compensation received
by or owed to the adopted person's birth mother.
(c) Except as provided in this subsection, payments made under
subsection (b)(5) through (b)(9) may not exceed three four thousand
dollars (\$3,000) (\$4,000) and must be disclosed to the court
supervising the adoption. The amounts paid under subsection (b)(5)
through (b)(9) may exceed three four thousand dollars (\$3,000)
(\$4,000) to the extent that a court with jurisdiction over the child who
is the subject of the adoption approves the expenses after determining
that:
(1) the expenses are not being offered as an inducement to
proceed with an adoption; and
(2) failure to make the payments may seriously jeopardize the
health of either the child or the mother of the child and the direct
relationship is documented by a licensed social worker or the
attending physician.
(d) The payment limitation under subsection (c) applies to the total



amount paid under subsection (b)(5) through (b)(9) in connection with

2	an adoption from all prospective adoptive parents, attorneys, and
3	licensed child placing agencies.
4	(e) An attorney or licensed child placing agency shall inform a birth
5	mother of the penalties for committing adoption deception under
6	section 9.5 of this chapter before the attorney or agency transfers a
7	payment for adoption related expenses under subsection (b) in relation
8	to the birth mother.
9	(f) The limitations in this section apply regardless of the state or
10	country in which the adoption is finalized.
11	SECTION 2. IC 35-46-1-9.5, AS AMENDED BY P.L.146-2007,
12	SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2017]: Sec. 9.5. A person who is a birth mother, or a woman
14	who holds herself out to be a birth mother, and who knowingly or
15	intentionally benefits from adoption related expenses paid:
16	(1) when the person knows or should have known that the person
17	is not pregnant;
18	(2) by or on behalf of a prospective adoptive parent who is
19	unaware that at the same time another prospective adoptive parent
20	is also paying adoption related expenses described under section
21	9(b) of this chapter in an effort to adopt the same child; or
22	(3) when the person does not intend to make an adoptive
23	placement;
24	commits adoption deception, a Class A misdemeanor. Level 6 felony.
25	In addition to any other penalty imposed under this section, a court may
26	order the person who commits adoption deception to make restitution
27	to a prospective adoptive parent, attorney, or licensed child placing
28	agency that incurs an expense as a result of the offense.
29	SECTION 3. IC 35-46-1-21, AS AMENDED BY P.L.21-2010,
30	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2017]: Sec. 21. (a) As used in this section, "advertisement"
32	means any communication by any medium within the borders of
33	Indiana, including print advertisements, digital advertisements,
34	radio, television, and outdoor advertising signs.
35	(a) (b) Only a person that is an attorney licensed to practice law in
36	Indiana or a child placing agency licensed under the laws of Indiana
37	may place a paid an advertisement or paid listing of the person's
38	telephone number, on the person's own behalf, in a telephone directory
39	that:
40	(1) a child is offered or wanted for adoption; or
41	(2) the person is able to place, locate, or receive a child for



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adoption.

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1	(b) (c) A person described in subsection (b) that publishes a
2	telephone directory that is distributed places an advertisement in
3	Indiana
4	(1) shall include, at the beginning of any classified heading for
5	adoption and adoption services, a statement that informs directory
6	users that only attorneys licensed to practice law and licensed
7	child placing agencies may legally provide adoption services
8	under Indiana law; and
9	(2) may publish an advertisement described in subsection (a) in
10	the telephone directory only if the advertisement contains the
11	following: shall include the following in the advertisement:
12	(A) (1) For an attorney licensed to practice law in Indiana, the
13	person's attorney number.
14	(B) (2) For a child placing agency licensed under the laws of
15	Indiana, the number on the person's child placing agency
16	license.
17	(c) (d) A person who knowingly or intentionally violates subsection
18	(a) (b) commits unauthorized adoption advertising, a Class A
19	misdemeanor. Level 6 felony.
20	SECTION 4. IC 35-46-1-22, AS AMENDED BY P.L.31-2011,
21	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22	JULY 1, 2017]: Sec. 22. (a) As used in this section, "adoption services"
23	means at least one (1) of the following services that is provided for
24	compensation, an item of value, or reimbursement, either directly or
25	indirectly, and provided either before or after the services are rendered:
26	(1) Arranging for the placement of a child.
27	(2) Identifying a child for adoption.
28	(3) Matching adoptive parents with biological parents.
29	(4) Arranging or facilitating an adoption.
30	(5) Taking or acknowledging consents or surrenders for
31	termination of parental rights for adoption purposes.
32	(6) Performing background studies on:
33	(A) a child who is going to be adopted; or
34	(B) adoptive parents.
35	(7) Making determinations concerning the best interests of a child
36	and the appropriateness in placing the child for adoption.
37	(8) Postplacement monitoring of a child before the child is
38	adopted.
39	(b) As used in this section, the term "adoption services" does not
40	include the following:
41	(1) Legal services provided by an attorney licensed in Indiana.
42	(2) Adoption related services provided by a governmental entity



1	or a person appointed to perform an investigation by the court.
2	(3) General education and training on adoption issues.
3	(4) Postadoption services, including supportive services to
4	families to promote the well-being of members of adoptive
5	families or birth families.
6	(c) Subsection (d) does not apply to the following persons:
7	(1) The department of child services, an agency or person
8	authorized to act on behalf of the department of child services, or
9	a similar agency or county office with similar responsibilities in
10	another state.
11	(2) The division of family resources, an agency or person
12	authorized to act on behalf of the division of family resources, or
13	a similar agency or county office with similar responsibilities in
14	another state.
15	(3) A child placing agency licensed under the laws of Indiana.
16	(4) An attorney licensed to practice law in Indiana.
17	(5) A prospective biological parent or adoptive parent acting on
18	the individual's own behalf.
19	(d) A person who knowingly or intentionally provides, engages in,
20	or facilitates adoption services to a birth parent who lives in Indiana
21	commits unauthorized adoption facilitation, a Class A misdemeanor.
22	Level 6 felony.
23	(e) Subsection (f) does not apply to the following persons:
24	(1) The department of child services, an agency or person
25	authorized to act on behalf of the department of child services, or
26	a similar agency or county office with similar responsibilities in
27	another state.
28	(2) The division of family resources, an agency or person
29	authorized to act on behalf of the division of family resources, or
30	a similar agency or county office with similar responsibilities in
31	another state.
32	(3) A child placing agency licensed under the laws of Indiana or
33	another state.
34	(4) An attorney licensed to practice law in Indiana or another
35	state.
36	(5) A prospective biological parent or adoptive parent acting on
37	the individual's own behalf.
38	(f) A person who knowingly or intentionally provides, engages in,
39	or facilitates adoption services to a prospective adoptive parent who
40	lives in Indiana commits unauthorized adoption facilitation, a Class A
41	misdemeanor. Level 6 felony.

