

January 12, 2021

SENATE BILL No. 66

DIGEST OF SB 66 (Updated January 11, 2021 10:35 am - DI 140)

Citations Affected: IC 31-19; IC 31-34.

Synopsis: Adoption subsidies. Prohibits the department of child services (department), a licensed child placing agency, or a court from considering the following when determining the suitability of a prospective adoptive parent: (1) The eligibility of the prospective adoptive parent to receive adoption assistance payments or an adoption subsidy. (2) The amount of the adoption assistance payments or adoption subsidy for which the prospective adoptive parent qualifies. Requires, with certain exceptions, that the department: (1) enter into an agreement with each adoptive parent of a child with special needs who is eligible for an adoption subsidy to provide an adoption subsidy for the child; and (2) allocate to the adoption assistance account funds necessary to make the adoption subsidy payments. Prohibits the department from terminating an adoption subsidy agreement with an adoptive parent due to a lack of sufficient funds in the adoption assistance account. Provides that the amount of adoption subsidy payments may not be less than an amount equal to 50% of the amount that would be payable by the department for the monthly cost of care of the adopted child in a foster family home at the time that: (1) the adoption subsidy agreement is made; or (2) the subsidy is payable under the terms of the agreement; whichever is greater. Makes conforming changes.

Effective: July 1, 2021.

Niezgodski, Ford Jon

January 4, 2021, read first time and referred to Committee on Family and Children Services. January 11, 2021, reported favorably — Do Pass; reassigned to Committee on Appropriations.



January 12, 2021

First Regular Session of the 122nd General Assembly (2021)

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 2020 Regular Session of the General Assembly.

SENATE BILL No. 66

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

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

SECTION 1. IC 31-19-7-1, AS AMENDED BY P.L.128-2012, SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 1. (a) A child may not be placed in a proposed adoptive home without the prior written approval of a licensed child placing agency or the local office approved for that purpose by the department.

(b) Except as provided in subsection (d), before giving prior written approval for placement in a proposed adoptive home of a child, a licensed child placing agency or the department of child services shall conduct a criminal history check (as defined in IC 31-9-2-22.5) concerning the proposed adoptive parent and any other person who is currently residing in the proposed adoptive home.

(c) The prospective adoptive parent shall pay the fees and other costs of the criminal history check required under this section.

(d) A licensed child placing agency or the department of child
services is not required to conduct a criminal history check (as defined
in IC 31-9-2-22.5) if a prospective adoptive parent provides the

SB 66-LS 6287/DI 119



1

2

3

4

5

6 7

8

9

10

11

12

13

14

1	licensed child placing agency or the local office with the results of a
2	criminal history check conducted:
3	(1) in accordance with IC 31-9-2-22.5; and
4	(2) not more than one (1) year before the date on which the
5	licensed child placing agency or the local office provides written
6	approval for the placement.
7	(e) A licensed child placing agency or local office may not
8	consider:
9	(1) the prospective adoptive parent's eligibility for:
10	(A) adoption assistance under 42 U.S.C. 673, including
11	applicable federal and state regulations; or
12	(B) an adoption subsidy under IC 31-19-26.5; or
13	(2) the amount of the adoption assistance or adoption subsidy
14	under subdivision (1) for which the prospective adoptive
15	parent qualifies;
16	when determining whether to place a child in a proposed adoptive
17	home under this section.
18	SECTION 2. IC 31-19-11-1, AS AMENDED BY P.L.142-2020,
19	SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
20	JULY 1, 2021]: Sec. 1. (a) Whenever the court has heard the evidence
21	and finds that:
22	(1) the adoption requested is in the best interest of the child;
23	(2) the petitioner or petitioners for adoption are of sufficient
23	ability to rear the child and furnish suitable support and
24 25	education;
23 26	
	(3) the report of the investigation and recommendation under
27	IC 31-19-8-5 has been filed;
28	(4) the attorney or agency arranging an adoption has filed with the
29	court an affidavit prepared by the state department of health under
30	IC 31-19-5-16 indicating whether a man is entitled to notice of the
31	adoption because the man has registered with the putative father
32	registry in accordance with IC 31-19-5;
33	(5) proper notice arising under subdivision (4), if notice is
34	necessary, of the adoption has been given;
35	(6) the attorney or agency has filed with the court an affidavit
36	prepared by the state department of health under:
37	(A) IC 31-19-6 indicating whether a record of a paternity
38	determination; or
39	(B) IC 16-37-2-2(g) indicating whether a paternity affidavit
40	executed under IC 16-37-2-2.1;
41	has been filed in relation to the child;
42	(7) proper consent, if consent is necessary, to the adoption has



1	been given;
2	(8) the petitioner for adoption is not prohibited from adopting the
3	child as the result of an inappropriate criminal history described
4	in subsection (c) or (d); and
5	(9) the person, licensed child placing agency, or local office that
6	has placed the child for adoption has provided the documents and
7	other information required under IC 31-19-17 to the prospective
8	adoptive parents;
9	the court shall grant the petition for adoption and enter an adoption
10	decree.
11	(b) A court may not grant an adoption unless the state department
12	of health's affidavit under IC 31-19-5-16 is filed with the court as
13	provided under subsection (a)(4).
14	(c) A juvenile adjudication for an act listed in IC 31-9-2-84.8 that
15	would be a felony if committed by an adult, a conviction of a
16	misdemeanor related to the health and safety of a child, or a conviction
17	of a felony not listed in IC 31-9-2-84.8 by a petitioner for adoption or
18	household member is a permissible basis for the court to deny the
19	petition for adoption. In addition, the court may not grant an adoption
20	if a petitioner for adoption has been convicted of a nonwaivable offense
21	under IC 31-9-2-84.8. However, the court is not prohibited from
22	granting an adoption based upon a felony conviction for:
23	(1) a felony under IC 9-30-5;
24	(2) battery (IC 35-42-2-1);
25	(3) criminal recklessness (IC 35-42-2-2) as a felony;
26	(4) criminal confinement (IC 35-42-3-3);
27	(5) arson (IC 35-43-1-1);
28	(6) nonsupport of a dependent child (IC 35-46-1-5);
29	(7) operating a motorboat while intoxicated (IC 35-46-9-6) as a
30	felony;
31	(8) a felony involving a weapon under IC 35-47; or
32	(9) a felony relating to controlled substances under IC 35-48-4;
33	if the date of the conviction did not occur within the immediately
34	preceding five (5) year period.
35	(d) A court may not grant an adoption if the petitioner is a sex or
36	violent offender (as defined in IC 11-8-8-5) or a sexually violent
37	predator (as defined in IC 35-38-1-7.5).
38	(e) A court may not take into account the following in
39	determining whether to grant a petition for adoption:
40	(1) The petitioner's eligibility for:
41	(A) adoption assistance under 42 U.S.C. 673, including
42	applicable federal and state regulations; or



1 (B) an adoption subsidy under IC 31-19-26.5. 2 (2) The amount of the adoption assistance or adoption subsidy 3 under subdivision (1) for which the petitioner qualifies. 4 SECTION 3. IC 31-19-26.5-3, AS ADDED BY P.L.146-2008, 5 SECTION 562, IS AMENDED TO READ AS FOLLOWS 6 [EFFECTIVE JULY 1, 2021]: Sec. 3. (a) Subject to section 4 of this 7 chapter, the department may shall make payments of adoption subsidy 8 under this chapter for the benefit of a child with special needs if the 9 department has: 10 (1) either: 11 (A) entered into a written agreement under section 10.5 of 12 this chapter with the adoptive parent or parents, before or at the time the court enters a final decree of adoption under 13 14 IC 31-19-11-1, that specifies the amount, terms, and 15 conditions of the adoption assistance payments; or 16 (B) received a written final order in an administrative appeal 17 in accordance with section 12(4) of this chapter concluding 18 that the adoptive parents are eligible for a subsidy payable 19 under this chapter and determining the appropriate subsidy 20 amount: and 21 (2) determined that sufficient funds are available in the adoption 22 assistance account of the state general fund, and can reasonably 23 be anticipated to be available in that account during the term of 24 the agreement or order, to make the payments as specified in the 25 agreement or order; and 26 (3) (2) determined that the child is not eligible for adoption 27 assistance under 42 U.S.C. 673. 28 (b) This section does not prohibit the department from 29 modifying or terminating an agreement with an adoptive parent or 30 adoptive parents under this chapter. However, the department may 31 not terminate an agreement with an adoptive parent or adoptive 32 parents due to insufficient funds in the adoption assistance account. 33 SECTION 4. IC 31-19-26.5-5, AS ADDED BY P.L.146-2008, 34 SECTION 562, IS AMENDED TO READ AS FOLLOWS 35 [EFFECTIVE JULY 1, 2021]: Sec. 5. The amount of adoption subsidy 36 payments under this chapter: 37 (1) may not be less than an amount equal to fifty percent 38 (50%) of; and 39 (2) may not exceed; 40 the amount that would be payable by the department for the monthly 41 cost of care of the adopted child in a foster family home at the time 42 (1) the adoption subsidy agreement is made or



1 (2) at the time the subsidy is payable under the terms of the 2 agreement, 3 whichever is greater. 4 SECTION 5. IC 31-19-26.5-10, AS ADDED BY P.L.146-2008, 5 SECTION 562, IS AMENDED TO READ AS FOLLOWS 6 [EFFECTIVE JULY 1, 2021]: Sec. 10. An adoption assistance account 7 is established within the state general fund for the purpose of funding 8 adoption subsidy payments under this chapter and the state's share of 9 adoption assistance payments under 42 U.S.C. 673. The account 10 consists of: 11 (1) amounts specifically appropriated to the department by the 12 general assembly for adoption assistance; (2) amounts allocated by the department to the adoption 13 14 assistance account from the department funds available to the department; in accordance with section 10.5 of this chapter; 15 16 and 17 (3) any other amounts contributed or paid to the department for 18 adoption assistance under this chapter. 19 SECTION 6. IC 31-19-26.5-10.5 IS ADDED TO THE INDIANA 20 CODE AS A NEW SECTION TO READ AS FOLLOWS 21 [EFFECTIVE JULY 1, 2021]: Sec. 10.5. (a) Subject to section 4 of 22 this chapter, the department shall: 23 (1) enter into a written agreement described in section 24 3(a)(1)(A) of this chapter with each adoptive parent of a child 25 with special needs who is eligible for an adoption subsidy 26 under this chapter; and 27 (2) allocate funds to the adoption assistance account necessary 28 for the department to comply with section 3 of this chapter. 29 (b) This section does not require the department to enter into an 30 agreement to: 31 (1) make additional payments under section 6 of this chapter; 32 or 33 (2) continue adoption subsidy payments under section 9(b) of 34 this chapter. 35 SECTION 7. IC 31-19-26.5-11, AS ADDED BY P.L.146-2008, 36 SECTION 562, IS AMENDED TO READ AS FOLLOWS 37 [EFFECTIVE JULY 1, 2021]: Sec. 11. (a) In determining the 38 availability of funds in the adoption assistance account for payments of 39 adoption subsidies under this chapter, Subject to sections 3 and 10.5 40 of this chapter, the department shall give priority to payments required 41 by court orders for county adoption subsidies entered under 42 IC 31-19-26 (before its repeal).



(b) The provisions of this chapter applicable to continuation, 1 2 modification, or termination of adoption subsidy payments shall apply 3 after January 1, 2009, to county adoption subsidy orders entered under 4 IC 31-19-26 (before its repeal). 5 SECTION 8. IC 31-19-26.5-12, AS ADDED BY P.L.146-2008, 6 SECTION 562, IS AMENDED TO READ AS FOLLOWS 7 [EFFECTIVE JULY 1, 2021]: Sec. 12. The department shall adopt 8 rules under IC 4-22-2, as needed, to carry out this chapter. The rules 9 must include at least the following subjects: 10 (1) The application and determination process for subsidies or other assistance provided under this chapter. 11 12 (2) The standards for determination of a child with special needs. 13 (3) The process for determining the duration, extension, 14 modification, and termination of agreements, as provided in 15 sections 8 and 9 of this chapter. (4) The procedure for administrative review and appeal of 16 determinations made by the department under this chapter. 17 18 (5) Subject to sections 3 and 10.5 of this chapter, the procedure 19 for determining availability of funds for new subsidy agreements 20 and continuation of existing agreements or orders under this 21 chapter and IC 31-19-26 (before its repeal), including any funding 22 limitations or priorities as provided in sections 4 and 11 of this 23 chapter. 24 SECTION 9. IC 31-34-21-5.7, AS AMENDED BY P.L.48-2012, 25 SECTION 65, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 26 JULY 1, 2021]: Sec. 5.7. (a) This section applies at any phase of a child 27 in need of services proceeding whenever a court enters a finding that 28 reasonable efforts to reunify or preserve a child's family are not 29 required under section 5.6 of this chapter. 30 (b) The department shall do the following: 31 (1) Complete a permanency plan for the child that complies with 32 the requirements of section 7.5 of this chapter. 33 (2) Seek court approval of the permanency plan under section 7 34 of this chapter. 35 (3) Refer a case to the permanency roundtable if the department 36 places a child in a child caring institution, group home, or private secure facility. 37 38 (c) Notwithstanding any otherwise applicable requirements under 39 IC 31-34, whenever the department seeks approval of a permanency 40 plan for the child under subsection (b), the following reports, orders, 41 and hearings are not required: 42 (1) A predispositional report to consider participation of a child's





1	parent, guardian, or custodian in any program of care, treatment,
2	or rehabilitation of the child.
3	(2) A dispositional decree under IC 31-34-19-6 and findings and
4	conclusions under IC 31-34-19-10 that concern:
5	(A) participation of the child's parent, guardian, or custodian
6	in a program for future care or treatment of the child; or
7	(B) reasonable efforts to prevent the child's removal from the
8	child's home or to reunite the child with the child's parent,
9	guardian, or custodian.
10	(d) When considering placement of a child for adoption as a
11	permanent living arrangement under the child's permanency plan,
12	the department may not consider:
13	(1) a prospective adoptive parent's eligibility for:
14	(A) adoption assistance under 42 U.S.C. 673, including
15	applicable federal and state regulations; or
16	(B) an adoption subsidy under IC 31-19-26.5; or
17	(2) the amount of the adoption assistance or adoption subsidy
18	under subdivision (1) for which the prospective adoptive
19	parent qualifies.



SB 66-LS 6287/DI 119

7

COMMITTEE REPORT

Madam President: The Senate Committee on Family and Children Services, to which was referred Senate Bill No. 66, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS and be reassigned to the Senate Committee on Appropriations.

(Reference is to SB 66 as introduced.)

GROOMS, Chairperson

Committee Vote: Yeas 8, Nays 0

