Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 22-0233.03 Conrad Imel x2313

HOUSE BILL 22-1056

HOUSE SPONSORSHIP

Michaelson Jenet and Gonzales-Gutierrez, Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Lontine, McCluskie, McCormick, Mullica, Sirota, Sullivan, Titone, Valdez A., Woodrow, Young

SENATE SPONSORSHIP

Moreno,

House Committees

Senate Committees

Public & Behavioral Health & Human Services Appropriations

A BILL FOR AN ACT

101 CONCERNING EMERGENCY TEMPORARY CARE FOR CHILDREN, AND, IN
102 CONNECTION THEREWITH, MAKING AN APPROPRIATION.

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://leg.colorado.gov.)

The bill permits county departments of human or social services (county departments) to enter into an agreement with one or more facilities to provide emergency temporary shelter to children who are neglected and dependent, who are taken into temporary custody, or who have had contact with law enforcement and are unable to return home. "Emergency temporary shelter" is described in the bill as the temporary

ricose srd Reading Unamended April 22, 2022

Amended 2nd Reading 3r April 21, 2022 care of a child in a physically unrestricted setting for no more than 5 days, pending a return to the child's home or placement in an alternate setting. Receiving temporary care in emergency temporary shelter is voluntary, and a child may leave emergency temporary shelter at any time.

A county department may contract with any of the following facilities to provide emergency temporary shelter in the county: Group care facilities and homes or a foster care home, homeless youth shelter, residential child care facility, respite child care center, specialized group facility, or any other licensed or certified 24-hour nonsecure care and treatment facility away from the child's parent or guardian. A county can enter into agreements with more than one facility, and 2 or more counties may jointly enter into an agreement with a facility.

The bill requires the general assembly to appropriate money to the state department of human services (state department) for emergency temporary shelter services. The state department allocates the money to a county after approving the county's emergency temporary shelter plan.

1 Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 19-2.5-1407, amend

3 (1); and **add** (3) as follows:

19-2.5-1407. Appropriations to department of human services for services to juveniles - definition - repeal. (1) The general assembly shall appropriate money for the provision of services to juveniles to the department of human services. The department of human services shall allocate such money by each judicial district in the state. The appropriation and allocation must be made based upon the formula developed pursuant to section 19-2.5-1404 (1)(b) SECTION 19-2.5-1404 (1)(b)(V). The department of human services shall administer the appropriated money. The money appropriated to the department of human services for allocation by each judicial district must be expended in the judicial district by the department of human services for services to juveniles that are intended to prevent the juvenile from being held in detention prior to adjudication, INCLUDING IMPLEMENTING OPTIONS

-2- 1056

1	PROVIDED IN THE SCREENING INSTRUMENT DESCRIBED IN SECTION
2	19-2.5-1404; sentenced to detention; or committed to the department of
3	human services or to reduce the length of time the juvenile is held in
4	preadjudication or postadjudication detention or held in a commitment
5	facility operated pursuant to section 19-2.5-1502. If a judicial district has
6	a local juvenile services planning committee, the expenditure of money
7	for juvenile services in the judicial district must be made in accordance
8	with the plan developed pursuant to section 19-2.5-302.
9	(3) (a) The General assembly shall annually appropriate
10	MONEY TO THE DEPARTMENT OF HUMAN SERVICES FOR THE PROVISION OF
11	TEMPORARY SHELTER FOR JUVENILES BY JUDICIAL DISTRICTS. THE
12	GENERAL ASSEMBLY SHALL APPROPRIATE AN AMOUNT SUFFICIENT TO
13	FUND FIVE NIGHTS OF CARE FOR EACH JUVENILE WHO, BASED ON THE
14	RESULTS OF A SCREENING BY THE JUDICIAL DISTRICT'S SCREENING TEAM,
15	IS SCREENED TO TEMPORARY CARE IN A LICENSED TEMPORARY SHELTER
16	FACILITY.
17	(b) On or before November 1, 2022, and annually
18	THEREAFTER, THE DEPARTMENT SHALL ALLOCATE MONEY TO JUDICIAL
19	DISTRICTS IN ACCORDANCE WITH THE FORMULA DEVELOPED PURSUANT TO
20	SECTION 19-2.5-1404 $(1)(b)(X)$.
21	(c) (I) (A) IN ORDER TO RECEIVE AN ALLOCATION FOR STATE
22	FISCAL YEAR 2022-23, A JUDICIAL DISTRICT'S JUVENILE SERVICES
23	PLANNING COMMITTEE, OR THE JUDICIAL DISTRICT IF THE JUDICIAL
24	DISTRICT HAS NOT ESTABLISHED A JUVENILE SERVICES PLANNING
25	COMMITTEE, SHALL SUBMIT A PLAN TO THE DEPARTMENT NO LATER THAN
26	SEPTEMBER 1, 2022, THAT DETAILS HOW THE JUDICIAL DISTRICT WILL
27	PROVIDE TEMPORARY SHELTER IN THE DISTRICT DURING STATE FISCAL

-3-

1	YEAR 2022-23. THE PLAN MUST INCLUDE THAT PLACEMENT IN LICENSED
2	SHELTER CARE IS VOLUNTARY AND MUST NOT EXCEED FIVE DAYS.
3	(B) This subsection $(3)(c)(I)$ is repealed, effective July 1,
4	2023.
5	(II) FOR STATE FISCAL YEAR 2023-24 AND EACH YEAR
6	THEREAFTER, IN ORDER TO RECEIVE AN ALLOCATION, A JUVENILE SERVICES
7	PLANNING COMMITTEE, OR THE JUDICIAL DISTRICT IF THE JUDICIAL
8	DISTRICT HAS NOT ESTABLISHED A JUVENILE SERVICES PLANNING
9	COMMITTEE, SHALL INCLUDE IN ITS PLAN DEVELOPED PURSUANT TO
10	SECTION 19-2.5-302 A PLAN FOR PROVIDING TEMPORARY SHELTER IN THE
11	JUDICIAL DISTRICT. THE PLAN MUST INCLUDE THAT PLACEMENT IN
12	LICENSED SHELTER CARE IS VOLUNTARY AND MUST NOT EXCEED FIVE
13	DAYS.
14	(d) A JUDICIAL DISTRICT'S JUVENILE SERVICES PLANNING
15	COMMITTEE, OR THE JUDICIAL DISTRICT, MAY USE MONEY ALLOCATED
16	PURSUANT TO THIS SUBSECTION (3) FOR:
17	(I) THE COST OF CARE IN A LICENSED TEMPORARY SHELTER,
18	INCLUDING ANY TRANSPORTATION COSTS, FOR UP TO FIVE NIGHTS FOR
19	EACH JUVENILE WHO, AFTER SCREENING BY THE JUDICIAL DISTRICT'S
20	SCREENING TEAM, IS REFERRED TO RECEIVE TEMPORARY CARE IN A
21	LICENSED TEMPORARY SHELTER FACILITY;
22	(II) PROVIDING SUPPORT TO A GRANDPARENT, KIN, OR OTHER
23	SUITABLE PERSON FOR CARE OF A JUVENILE RELEASED TO THE PERSON'S
24	CARE WHILE EMERGENCY CIRCUMSTANCES EXIST, AS DETERMINED BY THE
25	JUDICIAL DISTRICT'S JUVENILE SERVICES PLANNING COMMITTEE THAT
26	PREVENT THE JUVENILE FROM RETURNING HOME. SUPPORT PROVIDED TO
27	A GRANDPARENT, KIN, OR OTHER SUITABLE PERSON MUST BE BASED ON

-4- 1056

1	THE ACTUAL COSTS INCURRED BY THE PERSON FOR CARING FOR THE
2	JUVENILE.
3	(III) SERVICES FOR AND EVALUATION OF A JUVENILE RECEIVING
4	TEMPORARY SHELTER; AND
5	(IV) ESTABLISHING LICENSED TEMPORARY SHELTER THROUGH
6	EVALUATION OR RECRUITMENT AND PROVIDING TRAINING NEEDED TO
7	OPERATE TEMPORARY SHELTER.
8	(e) (I) On or before January 31, 2024, and on or before
9	JANUARY 31 OF EACH YEAR THEREAFTER, THE HOUSE OF
10	REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND HUMAN
11	SERVICES COMMITTEE AND THE SENATE HEALTH AND HUMAN SERVICES
12	COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, SHALL HOLD A JOINT
13	HEARING TO DETERMINE WHETHER THE RECOMMENDATIONS OF THE
14	WORKING GROUP DESCRIBED IN SECTION 19-2.5-1404 HAVE BEEN
15	IMPLEMENTED IN A MANNER THAT WARRANTS THE REPEAL OF THIS
16	SUBSECTION (3) PRIOR TO ITS SCHEDULED REPEAL IN 2026. AT THE
17	Hearing that occurs during the 2026regular legislative session,
18	THE COMMITTEES SHALL CONSIDER WHETHER THIS SUBSECTION (3)
19	SHOULD BE CONTINUED.
20	(II) AT THE HEARING, THE DEPARTMENT SHALL PRESENT ON ITS
21	MOST RECENT REPORT ISSUED PURSUANT TO SECTION 19-2.5-1404 (3)(b),
22	THE COMMITTEES SHALL PERMIT REPRESENTATIVES OF THE WORKING
23	GROUP TO TESTIFY OR PROVIDE INFORMATION TO THE COMMITTEES, AND
24	THE COMMITTEES SHALL TAKE PUBLIC TESTIMONY REGARDING
25	IMPLEMENTATION OF THE WORKING GROUP'S RECOMMENDATIONS.
26	(f) This subsection (3) is repealed, effective June 30, 2026.
27	SECTION 2. In Colorado Revised Statutes, 19-2.5-1404, add

-5- 1056

1	(1)(b)(X) as follows:
2	19-2.5-1404. Working group for criteria for placement of
3	juvenile offenders - establishment of formula - review of criteria -
4	report. (1) (b) The working group shall carry out the following duties:
5	(X) Before July 1, 2022, to create a formula for the
6	ALLOCATION OF MONEY TO JUDICIAL DISTRICTS PURSUANT TO SECTION
7	19-2.5-1407 (3) FOR THE PROVISION OF TEMPORARY SHELTER FOR
8	JUVENILES.
9	SECTION 3. In Colorado Revised Statutes, add 19-3-403.5 as
10	follows:
11	19-3-403.5. Temporary shelter. (1) Temporary shelter is the
12	TEMPORARY CARE OF A CHILD IN A PHYSICALLY UNRESTRICTED SETTING
13	PENDING A RETURN TO THE CHILD'S HOME OR PLACEMENT IN AN
14	APPROPRIATE ALTERNATE SETTING PURSUANT TO APPLICABLE STATE LAW.
15	RECEIVING TEMPORARY CARE IN TEMPORARY SHELTER IS VOLUNTARY AND
16	A CHILD MAY LEAVE AT ANY TIME. A CHILD MAY NOT BE PLACED IN A
17	LICENSED TEMPORARY SHELTER FACILITY FOR MORE THAN FIVE DAYS.
18	(2) A PERSON OR ENTITY PROVIDING TEMPORARY SHELTER MUST
19	ALLOW FOR PROFESSIONALS TO COMPLETE ASSESSMENTS TO DETERMINE
20	THE CHILD'S TREATMENT NEEDS AND ESTABLISH PLANS TO SAFELY
21	TRANSITION THE CHILD BACK TO THE CARE OF THE CHILD'S PARENT,
22	GUARDIAN, LEGAL CUSTODIAN, OR KIN, OR TO ANOTHER
23	COMMUNITY-BASED FACILITY OR HOME, AS INFORMED BY THE RELATIVE
24	INFORMATION FORM DESCRIBED IN SECTION 19-2.5-1404 (1)(b)(VIII). A
25	CHILD IN TEMPORARY SHELTER MUST HAVE ACCESS TO ONGOING
26	EDUCATIONAL SERVICES.
27	(3) THE GENERAL ASSEMBLY STRONGLY ENCOURAGES A JUDICIAL

-6- 1056

1	DISTRICT'S JUVENILE SERVICES PLANNING COMMITTEE, OR THE JUDICIAL
2	DISTRICT IF THE JUDICIAL DISTRICT HAS NOT ESTABLISHED A JUVENILE
3	SERVICES PLANNING COMMITTEE, TO CONSIDER LESS RESTRICTIVE
4	SETTINGS, INCLUDING KINSHIP PLACEMENT, FOSTER CARE, RESPITE CARE,
5	AND GROUP HOMES THAT ARE SMALL, HOME-LIKE, AND BASED IN THE
6	COMMUNITY OF THE SHELTERED CHILD, BEFORE RELYING ON LICENSED
7	TEMPORARY SHELTER FACILITIES.
8	SECTION 4. In Colorado Revised Statutes, 19-1-103, amend
9	(138) as follows:
10	19-1-103. Definitions. As used in this title 19 or in the specified
11	portion of this title 19, unless the context otherwise requires:
12	(138) "Temporary shelter" means the temporary placement of a
13	child, AS DESCRIBED IN SECTION 19-3-403.5, with kin, as defined in
14	subsection (91) of this section; with an adult with a significant
15	relationship with the child; or in a licensed and certified twenty-four-hour
16	care facility.
17	SECTION 5. Appropriation. (1) For the 2022-23 state fiscal
18	year, \$137,308 is appropriated to the department of human services for
19	use by the division of youth services. This appropriation is from the
20	general fund. To implement this act, the division may use this
21	appropriation as follows:
22	(a) \$131,638 for purchase of contract placements related to
23	community programs; and
24	(b) \$5,670 from for program administration related to community
25	programs.
26	(2) For the 2022-23 state fiscal year, the general assembly
2.7	anticipates that the department of human services will receive \$13.019 in

-7- 1056

federal funds for use by the division of youth services to implement this

act. The appropriation in subsection (1)(a) of this section is based on the

assumption that the department will receive this amount of federal funds,

which is subject to the "(I)" notation as defined in the annual general

appropriation act for the same fiscal year.

SECTION 6. Safety clause. The general assembly hereby finds,

determines, and declares that this act is necessary for the immediate

preservation of the public peace, health, or safety.

8

-8- 1056