First Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 21-0454.02 Alana Rosen x2606

HOUSE BILL 21-1099

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Health & Human Services

	A BILL FOR AN ACT
101	CONCERNING AUTHORIZATION TO IMPLEMENT BEST PRACTICES FOR
102	CHILD WELFARE CASEWORKERS TO RECOGNIZE DOMESTIC
103	ABUSE, AND, IN CONNECTION THEREWITH, ADDRESSING
104	DOMESTIC ABUSE AS A FORM OF CHILD ABUSE OR NEGLECT, AND
105	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.)

Current law does not expressly recognize domestic abuse as a form of child abuse or neglect. The bill adds domestic abuse, when a child's

HOUSE rd Reading Unamended April 8, 2021

HOUSE Amended 2nd Reading April 7, 2021

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment.

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

parent, legal guardian, or custodian exposes a child to their perpetration of domestic abuse, to the definition of child abuse or neglect.

Under current law, child welfare caseworkers do not have established training policies or assessment procedures to identify and assess situations when a child's parent, legal guardian, or custodian exposes a child to their perpetration of domestic abuse. The bill requires the department of human services to promulgate rules to implement assessment policies, procedures, and training for child welfare caseworkers to recognize and assess situations when a child's parent, legal guardian, or custodian exposes a child to their perpetration of domestic abuse.

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

SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:

- (a) It is vital to keep children safe and families healthy and enhance the state's response to domestic abuse. Because the child welfare system has proven to disproportionally impact low-income families and members of Black, Indigenous, and persons of color communities, policies, rules, or procedures that address the impact of domestic abuse on families must be drafted with the goal of ensuring that these communities are not disproportionately or unfairly impacted.
- (b) Colorado can improve its diversity training and promote the understanding of the culture and background of the families that the child welfare system serves;
- (c) Each year, approximately fifteen million children nationwide are exposed to domestic abuse and child abuse, which are often linked;
- (d) In Colorado, roughly forty percent of child fatality cases reviewed by the child welfare fatality review team between 2014 and 2019 found domestic abuse to be a stressor;
 - (e) In families where a parent, legal guardian, or custodian

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1	engages in domestic abuse, children witness patterns of coercive
2	behaviors, which demean and harm the nonoffending caregiver.
3	Witnessing harm to a caregiver is detrimental to a child's development
4	and emotional well-being.
5	(f) A child's risk of abuse increases after a perpetrator of domestic
6	abuse separates from a domestic partner, even when the perpetrator has
7	not previously abused the child;
8	(g) The safety of children and the safety of the nonoffending
9	caregiver are reciprocal and paramount to improving the well-being of the
10	child and the family as a whole; and
11	(h) Due to the episodic nature of domestic abuse behaviors, it is
12	challenging for child welfare caseworkers and others to connect a specific
13	incident of domestic abuse to the harmful emotional and developmental
14	impact on a child. It is also a challenge to illustrate the detrimental impact
15	on the nonoffending caregiver's relationship with the child, which can be
16	impeded due to the effects of domestic abuse.
17	(2) The general assembly finds, therefore, that when an
18	occurrence of domestic abuse being witnessed by a child has been
19	identified, there must be meaningful efforts to safely engage with the
20	family and to enhance the safety of the child, including:
21	(a) To create clear and specific documentation of the concerning
22	behaviors, the family member engaging in those behaviors, and the
23	impact on the nonoffending caregiver and the child;
24	(b) To keep the nonoffending caregiver and the child together
25	when possible;
26	(c) To offer an array of services to mitigate the risk to the

nonoffending caregiver and the child, and to facilitate healing; and

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1	(d) To continue monitoring for potential disparities, including but
2	not limited to racial equity and socioeconomic barriers.
3	
4	SECTION 2. In Colorado Revised Statutes, add 19-3-304.3 as
5	follows:
6	19-3-304.3. Domestic abuse task force - creation - best
7	practices and training for recognition of domestic abuse as child
8	abuse or neglect - policies and procedures - rules. (1) (a) THE STATE
9	DEPARTMENT SHALL CREATE A DOMESTIC ABUSE TASK FORCE, REFERRED
10	TO IN THIS SECTION AS THE "TASK FORCE". THE TASK FORCE MUST BE
11	FORMED FOR NO MORE THAN TWO YEARS. THE TASK FORCE SHALL REVIEW
12	RECOMMENDATIONS FROM THE STATE DEPARTMENT S DOMESTIC VIOLENCE
13	PROGRAM AND CHILD WELFARE WORKGROUP TO DEVELOP A STATUTORY
14	DEFINITION FOR THIS TITLE 19 THAT DEFINES DOMESTIC ABUSE AND
15	RECOGNIZES THE IMPACT DOMESTIC ABUSE MAY HAVE ON THE EMOTIONAL
16	AND DEVELOPMENTAL WELL-BEING OF A CHILD.
17	(b) THE MEMBERSHIP OF THE TASK FORCE MUST REPRESENT THE
18	BROAD CULTURAL AND SOCIOECONOMIC DIVERSITY OF THE STATE,
19	INCLUDING PERSONS WITH LIVED EXPERIENCES OR PROFESSIONAL
20	EXPERTISE. THE TASK FORCE MAY INCLUDE MEMBERS FROM THE STATE
21	DEPARTMENT'S DOMESTIC VIOLENCE PROGRAM AND CHILD WELFARE
22	WORKGROUP.
23	(c) THE STATE DEPARTMENT SHALL REPORT TO THE HEALTH AND
24	HUMAN SERVICES COMMITTEE OF THE SENATE AND THE PUBLIC AND
25	BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE OF THE HOUSE OF
26	REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, WITH THE
2.7	RECOMMENDED DEFINITION PURSUANT TO SUBSECTION (1)(a) OF THIS

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1	SECTION NO LATER THAN DECEMBER 2022.
2	(2) On or before July 1, 2023 , the state department shall
3	PROMULGATE RULES BASED ON RECOMMENDATIONS FROM THE DOMESTIC
4	VIOLENCE PROGRAM AND CHILD WELFARE WORKGROUP REGARDING THE
5	BEST PRACTICES AND TRAINING FOR RECOGNITION OF CHILD ABUSE OR
6	NEGLECT RELATED TO DOMESTIC ABUSE, INCLUDING, BUT NOT LIMITED TO:
7	(a) Creating, implementing, and updating assessment
8	POLICIES AND PROCEDURES FOR CHILD WELFARE CASEWORKERS TO
9	RECOGNIZE, RESPOND, AND ASSESS CHILD ABUSE OR NEGLECT RELATED TO
10	DOMESTIC ABUSE WHILE APPROPRIATELY CONSIDERING THE ROLE OF THE
11	NON-ABUSIVE CAREGIVER AND CULTURAL CONSIDERATIONS;
12	(b) Creating, implementing, and updating Training
13	MATERIALS FOR MANDATORY REPORTERS TO RECOGNIZE AND REPORT
14	CHILD ABUSE OR NEGLECT RELATED TO DOMESTIC ABUSE;
15	(c) Establishing training standards to implement updated
16	ASSESSMENT POLICIES AND PROCEDURES FOR CHILD WELFARE
17	CASEWORKERS TO RECOGNIZE AND RESPOND TO CHILD ABUSE OR NEGLECT
18	RELATED TO DOMESTIC ABUSE WHILE APPROPRIATELY CONSIDERING THE
19	ROLE OF THE NON-ABUSIVE CAREGIVER AND CULTURAL CONSIDERATIONS;
20	AND
21	(d) Establishing training standards to implement updated
22	ASSESSMENT POLICIES AND PROCEDURES FOR CHILD WELFARE
23	CASEWORKERS TO RECOGNIZE AND RESPOND TO CHILD ABUSE OR NEGLECT
24	RELATED TO DOMESTIC ABUSE WHILE APPROPRIATELY CONSIDERING THE
25	ROLE OF THE ABUSIVE PARENT AND CULTURAL CONSIDERATIONS.
26	SECTION 3. Appropriation. For the 2021-22 state fiscal year,
27	\$22,500 is appropriated to the department of human services for use by

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1 the division of child welfare. This appropriation is from the general fund. To implement this act, the division may use this appropriation for 2 3 administration. **SECTION 4.** Act subject to petition - effective date. This act 4 takes effect at 12:01 a.m. on the day following the expiration of the 5 6 ninety-day period after final adjournment of the general assembly; except 7 that, if a referendum petition is filed pursuant to section 1 (3) of article V 8 of the state constitution against this act or an item, section, or part of this 9 act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in 10 11 November 2022 and, in such case, will take effect on the date of the 12 official declaration of the vote thereon by the governor.

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