First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 11-0173.01 Jane Ritter

SENATE BILL 11-120

SENATE SPONSORSHIP

Newell, Bacon, Foster, Giron, Guzman, Hudak, Jahn, Johnston, Morse, Nicholson, Schwartz, Shaffer B., Steadman, Williams S.

HOUSE SPONSORSHIP

Kefalas, Ferrandino, Kagan

Senate Committees
Health and Human Services

House Committees

Health and Environment

A BILL FOR AN ACT

101	CONCERNING RIGHTS OF CERTAIN CHILDREN IN FOSTER CARE, AND, IN
102	CONNECTION THEREWITH, ESTABLISHING RIGHTS FOR CHILDREN
103	IN FOSTER CARE EXCEPT FOR THOSE IN THE CUSTODY OF THE
104	DIVISION OF YOUTH CORRECTIONS OR A STATE MENTAL
105	HOSPITAL.

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 sets forth a legislative declaration concerning a bill of

HOUSE 3rd Reading Unam ended

HOUSE Am ended 2nd Reading

SENATE Amended 3rd Reading March 1,2011

> SENAIE Am ended 2nd Reading February 25, 2011

rights for youth in foster care, excluding those in the custody of the division of youth corrections or a state mental hospital (youth).

The court shall ensure that youth who are 16 to 18 years of age are provided assistance in obtaining a free credit report for the youth. If there is evidence of identity theft, staff shall refer the case to a governmental or nonprofit entity, as approved by the state department of human services (department), to take remedial action to clear the youth's credit report.

The department is required to promulgate rules concerning policies for allowing youth 12 years of age and older greater access to extracurricular activities.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** Title 19, Colorado Revised Statutes, is amended BY 3 THE ADDITION OF A NEW ARTICLE to read: 4 **ARTICLE 7** 5 **Protections for Youth in Foster Care** 6 **19-7-101. Legislative declaration.** (1) THE GENERAL ASSEMBLY 7 HEREBY FINDS AND DECLARES THAT YOUTH IN FOSTER CARE, EXCLUDING 8 THOSE IN THE CUSTODY OF THE DIVISION OF YOUTH CORRECTIONS OR A 9 STATE MENTAL HOSPITAL, SHOULD ENJOY THE FOLLOWING: 10 (a) TO RECEIVE APPROPRIATE AND REASONABLE ADULT GUIDANCE, 11 SUPPORT, AND SUPERVISION IN A SAFE, HEALTHY, AND COMFORTABLE 12 ENVIRONMENT WHERE HE OR SHE IS TREATED WITH RESPECT AND DIGNITY; 13 (b) TO BE FREE FROM PHYSICAL, SEXUAL, EMOTIONAL, OR OTHER 14 ABUSE OR CORPORAL PUNISHMENT; 15 (c) TO RECEIVE ADEQUATE AND HEALTHY FOOD, ADEQUATE 16 CLOTHING, AND AN ADEQUATE ALLOWANCE, AS APPROPRIATE; 17 (d) TO RECEIVE MEDICAL, DENTAL, VISION, AND MENTAL HEALTH 18 SERVICES AS NEEDED: 19 TO BE FREE OF THE ADMINISTRATION OF PRESCRIPTION 20 MEDICATION OR OTHER CHEMICAL SUBSTANCES, UNLESS AUTHORIZED BY

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1	A PHYSICIAN;
2	(f) TO BE FREE TO CONTACT THOSE PERSONS WORKING ON HIS OR
3	HER BEHALF, INCLUDING BUT NOT LIMITED TO, CASE WORKERS,
4	ATTORNEYS, FOSTER YOUTH ADVOCATES AND SUPPORTERS,
5	COURT-APPOINTED SPECIAL ADVOCATES, AND PROBATION OFFICERS;
6	(g) TO BE FREE TO CONTACT THE CHILD PROTECTION OMBUDSMAN,
7	COUNTY DEPARTMENT OF SOCIAL SERVICES, OR THE DEPARTMENT OF
8	HUMAN SERVICES REGARDING ANY QUESTIONS, CONCERNS, OR VIOLATIONS
9	OF THE RIGHTS SET FORTH IN THIS ARTICLE, TO SPEAK TO
10	REPRESENTATIVES OF THOSE OFFICES PRIVATELY, AND TO BE FREE FROM
11	THREATS OR PUNISHMENT FOR MAKING COMPLAINTS;
12	(h) AS APPROPRIATE, TO MAKE AND RECEIVE CONFIDENTIAL
13	TELEPHONE CALLS AND TO SEND AND RECEIVE UNOPENED MAIL IN
14	ACCORDANCE WITH HIS OR HER PERMANENCY GOALS;
15	(i) TO BE FREE TO ATTEND RELIGIOUS SERVICES AND ACTIVITIES;
16	
17	(j) To be allowed to maintain an emancipation bank
18	ACCOUNT AND MANAGE PERSONAL INCOME, CONSISTENT WITH THE
19	YOUTH'S AGE AND DEVELOPMENTAL LEVEL, UNLESS PROHIBITED BY HIS OR
20	HER CASE PLAN;
21	(k) TO BE FREE FROM BEING ABANDONED OR LOCKED IN A ROOM:
22	(l) To receive an appropriate education, have access to
23	TRANSPORTATION, AND PARTICIPATE IN EXTRACURRICULAR, CULTURAL,
24	AND PERSONAL ENRICHMENT ACTIVITIES CONSISTENT WITH THE YOUTH'S
25	AGE AND DEVELOPMENTAL LEVEL;
26	(m) AS APPROPRIATE, TO BE FREE TO WORK AND DEVELOP JOE
27	SKILLS THAT ARE IN ACCORDANCE WITH HIS OR HER PERMANENCY GOALS:

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1	(n) AS APPROPRIATE, TO BE FREE TO HAVE SOCIAL CONTACTS WITH
2	PEOPLE OUTSIDE THE FOSTER CARE SYSTEM, SUCH AS TEACHERS, CHURCH
3	MEMBERS, MENTORS, AND FRIENDS IN ACCORDANCE WITH HIS OR HER
4	PERMANENCY GOALS;
5	(o) TO BE FREE TO ATTEND INDEPENDENT LIVING CLASSES IF HE OR
6	SHE MEETS PROGRAM AND AGE REQUIREMENTS;
7	(p) To consult with the court conducting the youth's
8	PERMANENCY HEARING, IN AN AGE-APPROPRIATE MANNER, REGARDING
9	THE YOUTH'S PERMANENCY PLAN, PURSUANT TO SECTION 19-3-702 (3.7);
10	(q) TO HAVE A SAFE PLACE TO STORE PERSONAL BELONGINGS;
11	(r) AS APPROPRIATE TO HIS OR HER AGE AND DEVELOPMENTAL
12	LEVEL, TO BE ALLOWED TO PARTICIPATE IN AND REVIEW HIS OR HER OWN
13	CASE PLAN, IF HE OR SHE IS TWELVE YEARS OF AGE OR OLDER, AND TO
14	RECEIVE INFORMATION ABOUT HIS OR HER OUT-OF-HOME PLACEMENT AND
15	CASE PLAN, INCLUDING BEING INFORMED OF ANY CHANGES TO THE CASE
16	PLAN;
17	(s) To confidentiality of all juvenile court records,
18	CONSISTENT WITH EXISTING LAW;
19	(t) TO HAVE FAIR AND EQUAL ACCESS TO AVAILABLE SERVICES,
20	PLACEMENT, CARE, TREATMENT, AND BENEFITS BASED ON HIS OR HER
21	TREATMENT PLAN, AND TO NOT BE SUBJECTED TO DISCRIMINATION OR
22	HARASSMENT ON THE BASIS OF ACTUAL OR PERCEIVED RACE, ETHNIC
23	GROUP, NATIONAL ORIGIN, RELIGION, SEX, SEXUAL ORIENTATION, GENDER
24	IDENTITY, MENTAL OR PHYSICAL DISABILITY, OR HIV STATUS;
25	(u) AT SIXTEEN YEARS OF AGE OR OLDER, TO HAVE ACCESS TO
26	EXISTING INFORMATION REGARDING THE EDUCATIONAL OPTIONS
2.7	AVAILABLE TO HIM OR HER INCLUDING BUT NOT LIMITED TO THE COURSE.

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1	WORK NECESSARY FOR VOCATIONAL AND POSTSECONDARY EDUCATIONAL
2	PROGRAMS, AND INFORMATION REGARDING FINANCIAL AID AVAILABLE FOR
3	POSTSECONDARY EDUCATION;
4	(v) TO HAVE SCHOOL STABILITY THAT PRESUMES THE YOUTH WILL
5	REMAIN IN THE SCHOOL IN WHICH HE OR SHE IS ENROLLED AT THE TIME OF
6	PLACEMENT, UNLESS REMAINING IN THAT SCHOOL IS NOT IN HIS OR HER
7	BEST INTERESTS;
8	(w) TO REMAIN IN THE CUSTODY OF HIS OR HER PARENT OR LEGAL
9	GUARDIAN UNLESS HIS OR HER WELFARE AND SAFETY OR THE PROTECTION
10	OF THE PUBLIC WOULD BE OTHERWISE ENDANGERED, AND THE RIGHT THAT
11	THE COURT PROCEED WITH ALL POSSIBLE SPEED TO A LEGAL
12	DETERMINATION THAT WILL SERVE HIS OR HER BEST INTERESTS PURSUANT
13	TO SECTION 19-1-102;
14	(x) TO BE PLACED IN A HOME WHERE THE FOSTER CAREGIVER IS
15	AWARE OF AND UNDERSTANDS THE YOUTH'S UNIQUE HISTORY AS IT
16	RELATES TO HIS OR HER CARE;
17	(y) To receive effective case management and planning
18	THAT WILL PRIORITIZE THE SAFE RETURN OF THE YOUTH TO HIS OR HER
19	FAMILY OR MOVE THE YOUTH ON TO OTHER FORMS OF PERMANENT
20	PLACEMENT;
21	(z) AS APPROPRIATE TO THE YOUTH'S DEVELOPMENTALLEVEL AND
22	IF HE OR SHE IS TWELVE YEARS OF AGE OR OLDER, TO BE INVOLVED IN
23	MEETINGS AT WHICH DECISIONS ARE MADE ABOUT HIS OR HER FUTURE,
24	AND TO HAVE THE CHILD WELFARE AGENCY BRING TOGETHER HIS OR HER
25	FAMILY GROUP AND OTHER SUPPORTERS TO DECISION-MAKING MEETINGS
26	AT WHICH THE GROUP CREATES A PLAN FOR THE YOUTH'S FUTURE;
27	(aa) TO PLACEMENT IN THE LEAST RESTRICTIVE SETTING

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1	APPROPRIATE TO THE YOUTH'S NEEDS;
2	(bb) TO HAVE A GUARDIAN AD LITEM APPOINTED TO REPRESENT
3	THE YOUTH'S BEST INTERESTS; AND
4	(cc) To <u>live with or be visited by his or her</u> siblings.
5	(2) THE GENERAL ASSEMBLY FURTHER DECLARES THAT
6	SUBSECTION (1) OF THIS SECTION REPRESENTS GUIDELINES TO PROMOTE
7	THE PHYSICAL, MENTAL, SOCIAL, AND EMOTIONAL DEVELOPMENT OF
8	YOUTH IN FOSTER CARE AND TO PREPARE THEM FOR A SUCCESSFUL
9	TRANSITION BACK INTO THEIR FAMILIES OR THE COMMUNITY. THE
10	APPLICATION OF THESE GUIDELINES MAY BE LIMITED TO REASONABLE
11	PERIODS DURING THE DAY OR RESTRICTED ACCORDING TO THE ROUTINE OF
12	FAMILY FOSTER CARE HOMES TO ENSURE THE PROTECTION OF CHILDREN
13	AND FOSTER FAMILIES.
14	19-7-102. Protection against identity theft. (1) THE COURT
15	SHALL ENSURE THAT EACH YOUTH IN FOSTER CARE, EXCLUDING YOUTH IN
16	THE CUSTODY OF THE DIVISION OF YOUTH CORRECTIONS OR A STATE
17	MENTAL HOSPITAL, WHO IS SIXTEEN THROUGH EIGHTEEN YEARS OF AGE
18	OBTAINS A FREE CREDIT REPORT. IF THE CREDIT REPORT SHOWS EVIDENCE
19	OF POSSIBLE IDENTITY THEFT, THE PERSON ASSISTING THE YOUTH SHALL
20	INFORM THE COURT AND REFER THE MATTER TO A GOVERNMENTAL OR
21	NONPROFIT ENTITY ON THE REFERRAL LIST DEVELOPED PURSUANT TO
22	SUBSECTION (2) OF THIS SECTION FOR REMEDIAL ACTION. THE CHILD'S
23	GUARDIAN AD LITEM SHALL ADVISE THE YOUTH OF POSSIBLE
24	CONSEQUENCES OF AND OPTIONS TO ADDRESS THE POSSIBLE IDENTITY
25	THEFT, INCLUDING THE RIGHT TO REPORT THE MATTER TO LAW
26	ENFORCEMENT AND SEEK POSSIBLE PROSECUTION OF THE OFFENDER.
27	(2) (a) On or before July 31, 2012, the department of Human

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1	SERVICES SHALL DEVELOP, IN CONSULTATION WITH COUNTY
2	DEPARTMENTS OF SOCIAL SERVICES, A REFERRAL LIST OF GOVERNMENTAL
3	AND NONPROFIT ENTITIES THAT ARE AUTHORIZED TO ASSIST A YOUTH IN
4	FOSTER CARE, EXCLUDING A YOUTH IN THE CUSTODY OF THE DIVISION OF
5	YOUTH CORRECTIONS OR A STATE MENTAL HOSPITAL, WHO HAS FOUND
6	EVIDENCE OF POSSIBLE IDENTITY THEFT ON HIS OR HER CREDIT REPORT.
7	AN ENTITY ON THE REFERRAL LIST DEVELOPED PURSUANT TO THIS
8	SUBSECTION (2) IS AUTHORIZED TO TAKE ANY NECESSARY REMEDIAL
9	ACTIONS TO CLEAR THE YOUTH'S CREDIT RECORD AND SHALL REPORT THE
10	RESULTS OF ITS ACTIONS TO THE COUNTY DEPARTMENT OF SOCIAL
11	SERVICES WITH LEGAL CUSTODY OF THE YOUTH.
12	(b) IN COMPILING THE REFERRAL LIST PURSUANT TO PARAGRAPH
13	(a) OF THIS SUBSECTION (2), THE DEPARTMENT OF HUMAN SERVICES, AND
14	ANY COUNTY DEPARTMENTS OF SOCIAL SERVICES CONSULTED THEREIN,
15	$\underline{\textbf{SHALL NOT BE SUBJECT TO LIABILITY PURSUANT TO THE EXTENT PROVIDED}}$
16	BY ARTICLE 10 OF TITLE 24, C.R.S.
17	19-7-103. Access to extracurricular activities - legislative
18	declaration - rules. (1) (a) The General assembly finds and
19	DECLARES THAT IT IS IMPORTANT FOR YOUTH IN FOSTER CARE, EXCLUDING
20	THOSE IN THE CUSTODY OF THE DIVISION OF YOUTH CORRECTIONS OR A
21	STATE MENTAL HOSPITAL, TO HAVE INCREASED ACCESS TO NORMATIVE,
22	DEVELOPMENTALLY APPROPRIATE EXTRACURRICULAR ACTIVITIES TO HELP
23	PREPARE THEM FOR INDEPENDENCE. FOSTER PARENTS AND GROUP HOME
24	PARENTS OR GROUP CENTER ADMINISTRATORS SHALL MAKE A
25	REASONABLE EFFORT TO ALLOW A YOUTH IN THEIR CARE TO PARTICIPATE
26	IN EXTRACURRICULAR, CULTURAL, EDUCATIONAL, WORK-RELATED, AND
2.7	PERSONAL ENRICHMENT ACTIVITIES. ON OR BEFORE JULY 31, 2012, THE

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1	DEPARTMENT OF HUMAN SERVICES SHALL PROMULGATE RULES FOR THE
2	IMPLEMENTATION OF THIS SECTION. THE RULES SHALL ADDRESS POLICIES,
3	INCLUDING BUT NOT LIMITED TO WAIVER OF ANY FINGERPRINT-BASED
4	CRIMINAL HISTORY RECORDS CHECKS <u>FOR</u> COMMUNITY ENTITIES,
5	EXCLUDING ALL INDIVIDUALS REQUIRED TO OBTAIN A FINGERPRINT-BASED
6	CRIMINAL HISTORY RECORDS CHECK PURSUANT TO SECTION 26-6-107,
7	C.R.S., PROVIDING EXTRACURRICULAR ACTIVITIES AND GUIDELINES FOR
8	DETERMINING IN WHAT SITUATIONS IT IS APPROPRIATE TO WAIVE
9	FINGERPRINT-BASED CRIMINAL HISTORY RECORDS CHECKS, TO ALLOW
10	YOUTH IN FOSTER CARE, EXCLUDING THOSE IN THE CUSTODY OF THE
11	DIVISION OF YOUTH CORRECTIONS OR A STATE MENTAL HOSPITAL, WHO
12	ARE TWELVE YEARS OF AGE AND OLDER TO PARTICIPATE IN
13	AGE-APPROPRIATE EXTRACURRICULAR ENRICHMENT, SOCIAL ACTIVITIES,
14	AND ACTIVITIES DESIGNED TO ASSIST THOSE YOUTH TO MAKE THE
15	TRANSITION TO INDEPENDENCE, BUILD LIFE SKILLS, AND ENHANCE
16	OPPORTUNITIES TO MAKE POSITIVE CONNECTIONS.
17	(b) If the department of human services or a county
18	DEPARTMENT OF SOCIAL SERVICES WAIVES A FINGERPRINT-BASED

(b) If the department of human services or a county department of social services waives a fingerprint-based criminal history records check pursuant to paragraph (a) of this subsection (1), the department of human services or county department of social services shall <u>not be subject to liability pursuant to the extent provided by article 10 of title 24, C.R.S.</u>

SECTION 2. Act subject to petition - effective date. This act shall take effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 10, 2011, if adjournment sine die is on May 11, 2011); except that, if a

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- referendum petition is filed pursuant to section 1 (3) of article V of the
- state constitution against this act or an item, section, or part of this act
- 3 within such period, then the act, item, section, or part shall not take effect
- 4 unless approved by the people at the general election to be held in
- 5 November 2012 and shall take effect on the date of the official
- 6 declaration of the vote thereon by the governor.

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