# First Regular Session Seventieth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 15-0483.01 Jane Ritter x4342

**SENATE BILL 15-004** 

#### SENATE SPONSORSHIP

Jahn,

### **HOUSE SPONSORSHIP**

Primavera,

# **Senate Committees**

**House Committees** 

Judiciary

#### A BILL FOR AN ACT

101	CONCERNING TRAINED VOLUNTEER COURT-APPOINTED SPECIAL
102	ADVOCATES FOR YOUTH BROUGHT BEFORE A COURT IN A
103	TRUANCY PROCEEDING.

### **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 <a href="http://www.leg.state.co.us/billsummaries">http://www.leg.state.co.us/billsummaries</a>.)

The bill allows for the memorandum of understanding that establishes a court-appointed special advocate (CASA) program to be amended or modified at any time. CASA programs and volunteers are allowed to advocate for a child in a truancy proceeding. A judge or a magistrate may appoint a CASA volunteer in a truancy proceeding

SENATE 3rd Reading Unamended February 3, 2015

SENATE Amended 2nd Reading January 29, 2015 brought pursuant to the "School Attendance Law of 1963". Training requirements for CASA volunteers are expanded to include information related to educational standards. The duties of a CASA volunteer are expanded to include services necessary to ensure educational success for a child appointed to the CASA volunteer as a result of a truancy proceeding.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 19-1-202, **amend** (1), 3 (2) introductory portion, and (2) (a) as follows: 4 **19-1-202.** Creation of CASA programs. (1) CASA programs 5 may be established in each judicial district or any two or more judicial 6 districts and shall operate pursuant to a memorandum of understanding 7 between the chief judge of the judicial district and the CASA program. 8 The memorandum of understanding shall MUST identify the roles and 9 responsibilities of any CASA volunteer appointed in the judicial district 10 or districts and shall MUST indicate whether any CASA volunteer may be 11 made a party to the action. THE MEMORANDUM OF UNDERSTANDING MAY 12 BE AMENDED OR MODIFIED AT ANY TIME TO ADD OR DELETE ROLES AND 13 RESPONSIBILITIES PURSUANT TO THIS PART 2. 14 (2) A CASA program established pursuant to the provisions of this part 2 shall MUST: 15 16 Be a community organization that screens, trains, and 17 supervises CASA volunteers to advocate for the best interests of children 18 in actions brought pursuant to this title and titles 14 and 15, C.R.S., OR 19 FOR A CHILD IN A TRUANCY PROCEEDING PURSUANT TO THE "SCHOOL ATTENDANCE LAW OF 1963", PART 1 OF ARTICLE 33 OF TITLE 22, C.R.S.; 20 21 **SECTION 2.** In Colorado Revised Statutes, 19-1-204, **amend** (1) 22 as follows:

-2-

1	19-1-204. Training requirements. (1) All CASA volunteers
2	shall participate fully in preservice training, including instruction on
3	recognizing child abuse and neglect, cultural awareness, child
4	development, EDUCATION STANDARDS, the juvenile court process,
5	permanency planning, volunteer roles and responsibilities, advocacy,
6	information gathering, and documentation. CASA volunteers shall be
7	required to participate in observation of court proceedings prior to
8	appointment.
9	<b>SECTION 3.</b> In Colorado Revised Statutes, 19-1-206, amend (1)
10	and (3) as follows:
11	19-1-206. Appointment of CASA volunteers. (1) (a) Any A
12	judge or magistrate may appoint a CASA volunteer in any action brought
13	pursuant to this title and titles 14 and 15, C.R.S., when, in the opinion
14	of the judge or magistrate, a child who may be affected by such action
15	requires services that a CASA volunteer can provide. At the discretion of
16	the judge or magistrate, a CASA volunteer may be a party to the action
17	if so provided for in the memorandum of understanding.
18	(b) A JUDGE OR MAGISTRATE MAY APPOINT A CASA VOLUNTEER
19	IN ANY ACTION BROUGHT IN A PROCEEDING PURSUANT TO THE "SCHOOL
20	ATTENDANCE LAW OF 1963", PART 1 OF ARTICLE 33 OF TITLE 22, C.R.S.,
21	PROVIDED THAT AT LEAST ONE PARENT OR LEGAL GUARDIAN OF THE CHILD
22	INVOLVED IS PROVIDED WITH NOTICE AND SUBSEQUENTLY PROVIDES THE
23	COURT WITH WRITTEN CONSENT OF THE APPOINTMENT OF A CASA
24	VOLUNTEER.
25	(3) The CASA volunteer's appointment shall conclude
26	CONCLUDES:
27	(a) When the court's jurisdiction over the child terminates; or

-3-

1	(b) Upon discharge by the court on its own motion or at the
2	request of the program director of the CASA program to which the CASA
3	volunteer is assigned; OR
4	(c) At any time when a parent or legal guardian
5	WITHDRAWS HIS OR HER CONSENT THAT WAS PROVIDED PURSUANT TO
6	PARAGRAPH (b) OF SUBSECTION (1) OF THIS SECTION.
7	<b>SECTION 4.</b> In Colorado Revised Statutes, 19-1-208, <b>add</b> (1) (c)
8	as follows:
9	19-1-208. Duties of CASA volunteer. (1) Independent case
10	investigation. Upon appointment in an action, a CASA volunteer may
11	have the duty to:
12	(c) DETERMINE IF ADDITIONAL SERVICES ARE NECESSARY TO
13	ENSURE EDUCATIONAL SUCCESS FOR A CHILD IN A PROCEEDING PURSUANT
14	TO THE "SCHOOL ATTENDANCE LAW OF 1963", PART 1 OF ARTICLE 33 OF
15	TITLE 22, C.R.S.
16	SECTION 5. Act subject to petition - effective date. This act
17	takes effect at 12:01 a.m. on the day following the expiration of the
18	ninety-day period after final adjournment of the general assembly (August
19	5, 2015, if adjournment sine die is on May 6, 2015); except that, if a
20	referendum petition is filed pursuant to section 1 (3) of article V of the
21	state constitution against this act or an item, section, or part of this act
22	within such period, then the act, item, section, or part will not take effect
23	unless approved by the people at the general election to be held in
24	November 2016 and, in such case, will take effect on the date of the
25	official declaration of the vote thereon by the governor.

-4- 004