First Regular Session Seventy-second General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 19-0627.01 Brita Darling x2241

HOUSE BILL 19-1042

HOUSE SPONSORSHIP

Gonzales-Gutierrez,

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

Judiciary

101

102

A BILL FOR AN ACT

CONCERNING EXPANDING THE JURISDICTION OF THE COURTS FOR CERTAIN VULNERABLE YOUTH.

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 extends the jurisdiction of the court for guardianship proceedings and proceedings concerning the allocation of parental responsibilities for certain unmarried youth under 21 years of age who meet the requirements for such orders, as well as criteria specified in the bill, and who seek findings from the court that may support an application for special immigrant juvenile classification under federal law.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 15-14-102, amend
3	the introductory portion and (8) as follows:
4	15-14-102. Definitions. In parts 1 to 4 of this article ARTICLE 14:
5	(8) "Minor" means an unemancipated individual who has not
6	attained eighteen years of age; EXCEPT THAT IN PROCEEDINGS PURSUANT
7	TO SECTION 15-14-204 (2.5) ONLY, "MINOR" MEANS AN UNMARRIED
8	INDIVIDUAL WHO HAS NOT ATTAINED TWENTY-ONE YEARS OF AGE.
9	SECTION 2. In Colorado Revised Statutes, 15-14-204, add (2.5)
10	as follows:
11	15-14-204. Judicial appointment of guardian - conditions for
12	appointment - definition. (2.5) (a) FOR PURPOSES OF THIS SUBSECTION
13	(2.5) ONLY, "MINOR" MEANS AN UNMARRIED INDIVIDUAL WHO HAS NOT
14	ATTAINED TWENTY-ONE YEARS OF AGE.
15	(b) THE COURT MAY ENTER AN ORDER APPOINTING A GUARDIAN OF
16	A MINOR, AS DEFINED IN SUBSECTION (2.5)(a) OF THIS SECTION, AND A
17	DETERMINATION OF WHETHER THE MINOR SHALL BE REUNIFIED WITH A
18	PARENT OR PARENTS, WHEN THE REQUIREMENTS OF SUBSECTION (2) OF
19	THIS SECTION ARE MET, THE ORDER IS IN THE MINOR'S BEST INTERESTS,
20	AND:
21	(I) THE MINOR HAS NOT ATTAINED TWENTY-ONE YEARS OF AGE;
22	(II) THE MINOR IS RESIDING WITH AND DEPENDENT UPON A
23	CAREGIVER; AND
24	(III) A REQUEST IS MADE FOR FINDINGS FROM THE COURT TO
25	ESTABLISH THE MINOR'S ELIGIBILITY FOR CLASSIFICATION AS A SPECIAL
26	IMMIGRANT JUVENILE PURSUANT TO 8 U.S.C. SEC. 1101 (a)(27)(J).

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1	(c) If a request is made for findings establishing the
2	MINOR'S ELIGIBILITY FOR CLASSIFICATION AS A SPECIAL IMMIGRANT
3	JUVENILE UNDER FEDERAL LAW AND THE COURT DETERMINES THAT THERE
4	IS SUFFICIENT EVIDENCE TO SUPPORT THE FINDINGS, THE COURT SHALL
5	ENTER AN ORDER, INCLUDING FACTUAL FINDINGS AND CONCLUSIONS OF
6	LAW, DETERMINING THAT:
7	(I) THE MINOR HAS BEEN PLACED UNDER THE CUSTODY OF AN
8	INDIVIDUAL APPOINTED BY THE COURT THROUGH THE APPOINTMENT OF A
9	GUARDIAN;
10	(II) REUNIFICATION OF THE MINOR WITH ONE OR BOTH PARENTS IS
11	NOT VIABLE DUE TO ABUSE, NEGLECT, ABANDONMENT, OR A SIMILAR BASIS
12	FOUND UNDER STATE LAW; AND
13	(III) IT IS NOT IN THE BEST INTERESTS OF THE MINOR TO BE
14	RETURNED TO THE MINOR'S OR PARENTS' PREVIOUS COUNTRY OF
15	NATIONALITY OR COUNTRY OF LAST HABITUAL RESIDENCE.
16	SECTION 3. In Colorado Revised Statutes, 15-14-210, amend
17	(1) as follows:
18	15-14-210. Termination of guardianship - other proceedings
19	after appointment. (1) A guardianship of a minor terminates upon the
20	minor's death, adoption, emancipation, or attainment of majority or as
21	ordered by the court; EXCEPT THAT THE APPOINTMENT OF A GUARDIAN OF
22	A MINOR PURSUANT TO SECTION 15-14-204 (2.5) DOES NOT TERMINATE
23	BASED ON AGE UNTIL TWENTY-ONE YEARS OF AGE.
24	SECTION 4. In Colorado Revised Statutes, 14-10-103, add (5)
25	as follows:
26	14-10-103. Definitions and interpretation of terms. (5) As
27	USED IN THIS ARTICLE 10, UNLESS THE CONTEXT OTHERWISE REQUIRES,

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1	FOR PURPOSES OF PROCEEDINGS FOR ALLOCATION OF PARENTAL
2	RESPONSIBILITIES PURSUANT TO SECTION 14-10-123 (1.5) ONLY, THE TERM
3	"CHILD" MEANS AN UNMARRIED INDIVIDUAL WHO HAS NOT ATTAINED
4	TWENTY-ONE YEARS OF AGE.
5	SECTION 5. In Colorado Revised Statutes, 14-10-123, add (1.5)
6	as follows:
7	14-10-123. Commencement of proceedings concerning
8	allocation of parental responsibilities - jurisdiction - automatic
9	temporary injunction - enforcement - definition. (1.5) (a) FOR
10	PURPOSES OF THIS SUBSECTION (1.5) ONLY, "CHILD" MEANS AN
11	UNMARRIED INDIVIDUAL WHO HAS NOT ATTAINED TWENTY-ONE YEARS OF
12	AGE.
13	(b) THE COURT MAY ENTER AN ORDER FOR ALLOCATION OF
14	PARENTAL RESPONSIBILITIES FOR A CHILD, AS DEFINED IN SUBSECTION
15	(1.5)(a) OF THIS SECTION, AND A DETERMINATION OF WHETHER THE CHILD
16	SHALL BE REUNIFIED WITH A PARENT OR PARENTS, WHEN THE
17	REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION ARE MET, THE ORDER
18	IS IN THE CHILD'S BEST INTERESTS, AND:
19	(I) THE CHILD HAS NOT ATTAINED TWENTY-ONE YEARS OF AGE;
20	(II) THE CHILD IS RESIDING WITH AND DEPENDENT UPON A
21	CAREGIVER; AND
22	(III) A REQUEST IS MADE FOR FINDINGS FROM THE COURT TO
23	ESTABLISH THE CHILD'S ELIGIBILITY FOR CLASSIFICATION AS A SPECIAL
24	IMMIGRANT JUVENILE PURSUANT TO 8 U.S.C. SEC. 1101 (a)(27)(J).
25	(c) If a request is made for findings from the court to
26	ESTABLISH THE CHILD'S ELIGIBILITY FOR CLASSIFICATION AS A SPECIAL
27	IMMIGRANT JUVENILE UNDER FEDERAL LAW AND THE COURT DETERMINES

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I	THAT THERE IS SUFFICIENT EVIDENCE TO SUPPORT THE FINDINGS, THE
2	COURT SHALL ENTER AN ORDER, INCLUDING FACTUAL FINDINGS AND
3	CONCLUSIONS OF LAW, DETERMINING THAT:
4	(I) THE CHILD HAS BEEN PLACED UNDER THE CUSTODY OF AN
5	INDIVIDUAL APPOINTED BY THE COURT PURSUANT TO AN ORDER FOR
6	ALLOCATION OF PARENTAL RESPONSIBILITIES;
7	(II) REUNIFICATION OF THE CHILD WITH ONE OR BOTH PARENTS IS
8	NOT VIABLE DUE TO ABUSE, NEGLECT, ABANDONMENT, OR A SIMILAR BASIS
9	FOUND UNDER STATE LAW; AND
10	(III) IT IS NOT IN THE BEST INTERESTS OF THE CHILD TO BE
11	RETURNED TO THE CHILD'S OR PARENTS' PREVIOUS COUNTRY OF
12	NATIONALITY OR COUNTRY OF LAST HABITUAL RESIDENCE.
13	SECTION 6. In Colorado Revised Statutes, 19-1-104, amend (1)
14	introductory portion and (1)(c); and add (1.5) as follows:
15	19-1-104. Jurisdiction. (1) Except as otherwise provided by law,
16	the juvenile court shall have HAS exclusive original jurisdiction in
17	proceedings:
18	(c) To determine the legal custody of any child or to appoint a
19	guardian of the person or legal custodian of any child who comes within
20	the juvenile court's jurisdiction under provisions of this section, AND MAY
21	ALSO ENTER FINDINGS AND ORDERS AS DESCRIBED IN SECTION 14-10-123
22	(1.5) AND SECTION 15-14-204 (2.5);
23	(1.5) A JUVENILE COURT EXERCISING JURISDICTION PURSUANT TO
24	SUBSECTION $(1)(a)$, $(1)(b)$, $(1)(c)$, $(1)(f)$, or $(1)(g)$ of this section may
25	ENTER FINDINGS ESTABLISHING ELIGIBILITY FOR CLASSIFICATION AS A
26	SPECIAL IMMIGRANT JUVENILE UNDER FEDERAL LAW.
27	SECTION 7. Safety clause. The general assembly hereby finds,

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- determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, and safety.

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