Senate



General Assembly

File No. 29

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January Session, 2025

Senate Bill No. 1213

Senate, March 3, 2025

The Committee on Children reported through SEN. MAHER, C. of the 26th Dist., Chairperson of the Committee on the part of the Senate, that the bill ought to pass.

AN ACT CONCERNING THE LEGISLATIVE COMMISSIONERS' RECOMMENDATIONS FOR REVISIONS TO STATUTES RELATING TO CHILDREN.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (b) of section 17a-4 of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (*Effective July 1*,
- 3 2025):
- 4 (b) The council shall meet quarterly, and more often upon the call of
- the chair or a majority of the members. The council's meetings shall be
- 6 held at locations that facilitate participation by members of the public,
- 7 and its agenda and minutes shall be posted on the department's Internet
- 8 web site. A majority of the members in office, but not less than six
- 9 members, shall constitute a quorum. The council shall have complete
- 10 access to all records of the institutions and facilities of the department 11
- in furtherance of its duties, while at all times protecting the right of
- 12 privacy of all individuals involved, as provided in section 17a-28, as

13 amended by this act.

Sec. 2. Subdivision (1) of subsection (j) of section 17a-28 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

- (j) (1) Any person or individual aggrieved by a violation of subsection
 (b) or (d) of this section, subsections (f) to (h), inclusive, of this section
 or subsection (k) of this section, or a person's authorized representative,
 may seek judicial relief in the manner prescribed in section 52-146j.
- Sec. 3. Subdivision (4) of subsection (c) of section 17a-114 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):
- 24 (4) Any such relative or fictive kin caregiver who accepts placement 25 of a child shall be subject to licensure by the commissioner, pursuant to 26 regulations adopted by the commissioner in accordance with the 27 provisions of chapter 54, to implement the provisions of this section or 28 approval by a child-placing agency licensed pursuant to section 17a-149. 29 The commissioner may grant a waiver from such regulations, including 30 standard regarding separate bedrooms or room-sharing 31 arrangements, for a child placed with a relative or fictive kin caregiver, 32 on a case-by-case basis, if such placement is otherwise in the best 33 interests of such child, provided no procedure or standard that is safety-34 related may be so waived. The commissioner shall document, in writing, 35 the reason for granting any waiver from such regulations.
- Sec. 4. Subdivision (5) of subsection (j) of section 46b-129 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

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(5) The commissioner shall be the guardian of such child or youth for the duration of the commitment, provided the child or youth has not reached the age of eighteen years, or until another guardian has been legally appointed, and in like manner, upon such vesting of the care of such child or youth, such other public or private agency or individual shall be the guardian of such child or youth until such child or youth has reached the age of eighteen years or, in the case of a child or youth

SB1213 / File No. 29 2

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in full-time attendance in a secondary school, a technical education and career school, a college or a state-accredited job training program, until such child or youth has reached the age of twenty-one years or until another guardian has been legally appointed. The commissioner may place any child or youth so committed to the commissioner in a suitable foster home or in the home of a fictive kin caregiver, relative caregiver, or in a licensed child-caring institution or in the care and custody of any accredited, licensed or approved child-caring agency, within or without the state, provided a child shall not be placed outside the state except for good cause and unless the [parents] parent or guardian of such child are notified in advance of such placement and given an opportunity to be heard, or in a receiving home maintained and operated by the commissioner. When placing such child or youth, the commissioner shall provide written notification of the placement, including the name, address and other relevant contact information relating to the placement, to any attorney or guardian ad litem appointed to represent the child or youth pursuant to subsection (c) of this section. The commissioner shall provide written notification to such attorney or guardian ad litem of any change in placement of such child or youth, including a hospitalization or respite placement, and if the child or youth absconds from care. The commissioner shall provide such written notification not later than ten business days prior to the date of change of placement in a nonemergency situation, or not later than two business days following the date of a change of placement in an emergency situation. In placing such child or youth, the commissioner shall, if possible, select a home, agency, institution or person of like religious faith to that of a parent of such child or youth, if such faith is known or may be ascertained by reasonable inquiry, provided such home conforms to the standards of the commissioner and the commissioner shall, when placing siblings, if possible, place such children together. At least ten days prior to transferring a child or youth to a second or subsequent placement, the commissioner shall give written notice to such child or youth and such child's or youth's attorney of said commissioner's intention to make such transfer, unless an emergency or risk to such child's or youth's well-being necessitates the immediate

SB1213 / File No. 29

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81 transfer of such child or youth and renders such notice impossible. 82 Upon the issuance of an order committing the child or youth to the 83 commissioner, or not later than sixty days after the issuance of such 84 order, the court shall determine whether the department made 85 reasonable efforts to keep the child or youth with his or her [parents] 86 parent or guardian prior to the issuance of such order and, if such efforts 87 were not made, whether such reasonable efforts were not possible, 88 taking into consideration the child's or youth's best interests, including 89

90 Sec. 5. Subsection (r) of section 46b-129 of the general statutes is 91 repealed and the following is substituted in lieu thereof (Effective July 1, 92 2025):

the child's or youth's health and safety.

- 93 (r) The provisions of section 17a-152, regarding placement of a child 94 or youth from another state, and section 17a-175, regarding the 95 Interstate Compact on the Placement of Children, shall apply to 96 placements pursuant to this section. In any proceeding under this 97 section involving the placement of a child or youth in another state 98 where the provisions of section 17a-175 are applicable, the court shall, 99 before ordering or approving such placement, state for the record the 100 court's finding concerning compliance with the provisions of section 101 17a-175. The court's statement shall include, but not be limited to: (1) A 102 finding that the state has received notice in writing from the receiving 103 state, in accordance with subsection (d) of Article III of section 17a-175, 104 indicating that the proposed placement does not appear contrary to the 105 interests of the child <u>or youth</u>, (2) the court has reviewed such notice, (3) 106 whether or not an interstate compact study or other home study has 107 been completed by the receiving state, and (4) if such a study has been 108 completed, whether the conclusions reached by the receiving state as a 109 result of such study support the placement.
- 110 Sec. 6. Subsection (v) of section 46b-129 of the general statutes is 111 repealed and the following is substituted in lieu thereof (*Effective July 1*, 112 2025):
- 113 (v) In any proceeding to review, modify, terminate or extend an order

of protective supervision, the Department of Children and Families shall file with the court information concerning (1) whether the department has received or obtained the most up-to-date information concerning the child's medical, dental, developmental, educational and treatment needs from any relevant service providers; (2) whether the child has received services recommended by any such providers and a description of any concerns identified by such providers; (3) a description of (A) any new report alleging abuse or neglect pertaining to the child or a parent or guardian of the child received pursuant to section 17a-103a, (B) whether such report resulted in an investigation, and (C) the findings of any such investigation; (4) any new criminal charges pending against any such parent or guardian; and (5) for any child under three years of age, whether the child was screened for developmental and social-emotional delays pursuant to section 17a-106e, whether any such delays were identified and, if so, whether the child was referred to the birth-to-three program pursuant to said section.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2025	17a-4(b)
Sec. 2	July 1, 2025	17a-28(j)(1)
Sec. 3	July 1, 2025	17a-114(c)(4)
Sec. 4	July 1, 2025	46b-129(j)(5)
Sec. 5	July 1, 2025	46b-129(r)
Sec. 6	July 1, 2025	46b-129(v)

KID Joint Favorable

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The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

OFA Fiscal Note

State Impact: None

Municipal Impact: None

Explanation

The bill, which makes various technical changes to statutes relating to children, has no fiscal impact.

The Out Years

State Impact: None

Municipal Impact: None

OLR Bill Analysis

SB 1213

AN ACT CONCERNING THE LEGISLATIVE COMMISSIONERS' RECOMMENDATIONS FOR REVISIONS TO STATUTES RELATING TO CHILDREN.

SUMMARY

This bill makes technical changes to statutes on children-related matters.

EFFECTIVE DATE: July 1, 2025

COMMITTEE ACTION

Committee on Children

Joint Favorable Yea 17 Nay 0 (02/18/2025)

SB1213 / File No. 29 7