HOUSE BILL NO. 54

IN THE LEGISLATURE OF THE STATE OF ALASKA TWENTY-EIGHTH LEGISLATURE - FIRST SESSION

BY REPRESENTATIVES GARA AND THOMPSON, Millett, Tuck

Introduced: 1/16/13

Referred: Health and Social Services, Judiciary

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to the identification, location, and notification of specified family
- 2 members of a child who is in state custody."

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- * **Section 1.** AS 47.10.030(b) is amended to read:
- 5 (b) In all cases under this chapter, the child, each parent, the tribe, foster 6 parent or other out-of-home care provider, guardian, and guardian ad litem of the child 7 and, subject to (d) and (e) of this section, each adult family member 8 [GRANDPARENT] of the child shall be given notice as provided under (f) of this 9 section [ADEQUATE TO GIVE ACTUAL NOTICE OF THE PROCEEDINGS AND 10 THE POSSIBILITY OF TERMINATION OF PARENTAL RIGHTS AND 11 RESPONSIBILITIES, TAKING INTO ACCOUNT **EDUCATION AND** 12 LANGUAGE DIFFERENCES THAT ARE KNOWN OR REASONABLY 13 ASCERTAINABLE BY THE PETITIONER OR THE DEPARTMENT. THE 14 NOTICE OF THE HEARING MUST CONTAIN ALL NAMES BY WHICH THE

1	CHILD HAS BEEN IDENTIFIED]. Notice shall be given in the manner appropriate
2	under rules of civil procedure for the service of process in a civil action under Alaska
3	law or in any manner the court by order directs. Proof of the giving of the notice shall
4	be filed with the court before the petition is heard. The court may also subpoena the
5	parent of the child, or any other person whose testimony may be necessary at the
6	hearing. A subpoena or other process may be served by a person authorized by law to
7	make the service, and, where personal service cannot be made, the court may direct
8	that service of process be in a manner appropriate under rules of civil procedure for
9	the service of process in a civil action under Alaska law or in any manner the court
10	directs.
11	* Sec. 2. AS 47.10.030(d) is amended to read:
12	(d) Except as provided in (e) of this section, the department shall give advance
13	written notice of all court hearings in a child's case to each adult family member [A
14	GRANDPARENT] of the child [IF]
15	(1) identified through due diligence exercised under AS 47.10.035;
16	(2) who [THE GRANDPARENT] has contacted the department,
17	provided evidence acceptable to the department of being the child's adult family
18	member [GRANDPARENT], requested notice about the hearings in the child's case,
19	and provided the department with a current mailing address; or
20	(3) whom [(2)] the department otherwise knows to be an adult
21	family member of the child and whose [IS AWARE THAT THE CHILD HAS A
22	GRANDPARENT AND THE GRANDPARENT'S] mailing address is on file with the
23	department.
24	* Sec. 3. AS 47.10.030(e) is amended to read:
25	(e) Notwithstanding (d) of this section, the department is not required to give
26	advance notice to an adult family member [A GRANDPARENT] about hearings in a
27	child's case if the adult family member [GRANDPARENT]
28	(1) has been convicted of a crime in which the child was the victim;
29	[OR]
30	(2) is prohibited by a court order from having contact with the child:
31	<u>or</u>

1	(3) has requested that the department refrain from providing the
2	notice.
3	* Sec. 4. AS 47.10.030 is amended by adding a new subsection to read:
4	(f) Notice provided under (d) of this section must
5	(1) be adequate to give actual notice of the proceedings and the
6	possibility of termination of parental rights and responsibilities, taking into account
7	education and language differences that are known or reasonably ascertainable by the
8	petitioner or the department;
9	(2) contain all names by which the child has been identified;
10	(3) specify that the child has been or is being removed from the
11	custody of the parent or parents of the child;
12	(4) explain the options the adult family member has under federal,
13	state, and local law to participate in the care and placement of the child, including any
14	options that may be lost by failing to respond to the notice;
15	(5) describe the requirements under state law to become a foster home
16	for the child and the additional services and support that are available for children
17	placed in foster care;
18	(6) if available, describe financial assistance available to support the
19	child in the adult family member's home.
20	* Sec. 5. AS 47.10 is amended by adding a new section to read:
21	Sec. 47.10.035. Placement of a child with noncustodial parent or adult
22	family member; due diligence. (a) Within 30 days after removal of a child from the
23	child's home and placement of the child in out-of-home care under this chapter, and as
24	necessary, the department shall exercise due diligence to identify and locate
25	noncustodial parents and all adult family members who might provide an appropriate
26	home for the child. Due diligence must include use of available electronic search
27	technology, including interstate and intrastate communications networks.
28	(b) The department shall include the names of noncustodial parents and adult
29	family members who are identified under (a) of this section in the department's report
30	to the court at all hearings concerning placement in or transfer of a child to out-of-
31	home care for any reason, including an emergency, temporary, permanent, or adoptive

1	placement under this chapter.
2	(c) A supervisor of the division of the department with jurisdiction over
3	children in need of aid shall certify in writing the due diligence of the department
4	exercised under (a) of this section. The information provided under this subsection
5	shall be submitted to the court for consideration before a hearing concerning the
6	placement of a child.
7	* Sec. 6. AS 47.10.070(e) is amended to read:
8	(e) An adult family member [THE GRANDPARENTS] of the child and an
9	out-of-home care provider may attend hearings that are otherwise closed to the public
10	under (c) of this section if the family member is not excluded for reasons provided
11	in AS 47.10.030(e). However, the court shall limit the presence of these persons in a
12	hearing closed to the public to the time during which the person's testimony is being
13	given if the court determines that the limitation is necessary under (c)(3) of this
14	section.
15	* Sec. 7. AS 47.10.080(c) is amended to read:
16	(c) If the court finds that the child is a child in need of aid, the court shall
17	(1) order the child committed to the department for placement in an
18	appropriate setting, after consideration of due diligence exercised by the
19	department to identify and locate noncustodial parents and adult family
20	members under AS 47.10.035, for a period of time not to exceed two years or in any
21	event not to extend past the date the child becomes 19 years of age, except that the
22	department, the child, or the child's guardian ad litem may petition for and the court
23	may grant in a hearing
24	(A) one-year extensions of commitment that do not extend
25	beyond the child's 19th birthday if the extension is in the best interests of the
26	child; and
27	(B) additional one-year extensions of commitment past 19
28	years of age that do not extend beyond the person's 21st birthday if the

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consents to it;

continued state custody is in the best interests of the person and the person

(2) order the child released to a parent, adult family member, or, after

1	consideration of due diligence exercised by the department to identify and locate
2	noncustodial parents and adult family members under AS 47.10.035, guardian of
3	the child or to another suitable person, and, in appropriate cases, order the parent,
4	adult family member, guardian, or other person to provide medical or other care and
5	treatment; if the court releases the child, it shall direct the department to supervise the
6	care and treatment given to the child, but the court may dispense with the department's
7	supervision if the court finds that the adult to whom the child is released will
8	adequately care for the child without supervision; the department's supervision may
9	not exceed two years or in any event extend past the date the child reaches 19 years of
10	age, except that the department or the child's guardian ad litem may petition for and
11	the court may grant in a hearing
12	(A) one-year extensions of supervision that do not extend
13	beyond the child's 19th birthday if the extensions are in the best interests of the
14	child; and
15	(B) an additional one-year period of supervision past 19 years
16	of age if the continued supervision is in the best interests of the person and the
17	person consents to it; or
18	(3) order, under the grounds specified in (o) of this section or
19	AS 47.10.088, the termination of parental rights and responsibilities of one or both
20	parents and commit the child to the custody of the department, and the department
21	shall report quarterly to the court on efforts being made to find a permanent placement
22	for the child.
23	* Sec. 8. AS 47.10.080(<i>l</i>) is amended to read:
24	(l) Within 12 months after the date a child enters foster care as calculated
25	under AS 47.10.088(f), the court shall hold a permanency hearing. The hearing and
26	permanent plan developed in the hearing are governed by the following provisions:
27	(1) the persons entitled to be heard under AS 47.10.070 or under (f) of
28	this section are also entitled to be heard at the hearing held under this subsection;
29	(2) when establishing the permanent plan for the child, the court shall
30	make appropriate written findings, including findings related to whether
31	(A) and when the child should be returned to the parent or

1	guardian;
2	(B) the child should be placed for adoption or legal
3	guardianship and whether a petition for termination of parental rights should be
4	filed by the department; and
5	(C) there is a compelling reason that the most appropriate
6	placement for the child is in another planned, permanent living arrangement
7	and the department has recommended the arrangement under AS 47.14.100(p);
8	the findings under this paragraph must include the steps that are necessary to
9	achieve the new arrangement;
10	(3) if the court is unable to make a finding required under (2) of this
11	subsection, the court shall hold another hearing within a reasonable period of time;
12	(4) in addition to the findings required by (2) of this subsection, the
13	court shall also make appropriate written findings related to
14	(A) whether the department has made the reasonable efforts
15	required under AS 47.10.086 to offer appropriate family support services to
16	remedy the parent's or guardian's conduct or conditions in the home that made
17	the child a child in need of aid under this chapter;
18	(B) whether the parent or guardian has made substantial
19	progress to remedy the parent's or guardian's conduct or conditions in the home
20	that made the child a child in need of aid under this chapter;
21	(C) if the permanent plan is for the child to remain in out-of-
22	home-care, whether the child's out-of-home placement continues to be
23	appropriate and in the best interests of the child; [AND]
24	(D) whether the department has made reasonable efforts to
25	finalize the permanent plan for the child; and
26	(E) whether the department has exercised due diligence to
27	identify and locate noncustodial parents and adult family members for
28	permanent placement under AS 47.10.035;
29	(5) the court shall hold a hearing to review the permanent plan at least
30	annually until successful implementation of the plan; if the plan approved by the court
31	changes after the hearing, the department shall promptly apply to the court for another

permanency hearing, and the court shall conduct the hearing within 30 days after application by the department.

- * Sec. 9. AS 47.10.080 is amended by adding a new subsection to read:
 - (x) The court shall recognize a presumption that placement of a child with an adult relative is in a child's best interest when the court orders placement in or transfer of the child to out-of-home care.
- * **Sec. 10.** AS 47.10.088(i) is amended to read:

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- (i) The department shall concurrently identify, recruit, process, and approve a qualified person or family for an adoption whenever a petition to terminate a parent's rights to a child is filed. Before identifying a placement of the child in an adoptive home, the department shall exercise due diligence under AS 47.10.035 to identify and locate [ATTEMPT TO LOCATE] all living adult family members of the child and, if an adult family member expresses an interest in adopting the child, investigate the adult family member's ability to care for the child. The department shall provide to all adult family members of the child located by the department written notice of the adult family members' rights under this chapter and of the procedures necessary to gain custody of the child, but the department's obligation to provide written notice under this subsection does not apply to a parent of the child whose parental rights are being or have been terminated or to an adult family member who is known by the department to be ineligible for a foster care license under AS 47.32 and regulations adopted under AS 47.32. If an adult family member of the child requests that the department approve the adult family member for an adoption, the department shall approve the request unless there is good cause not to approve the adoption. If the court issues an order to terminate under (j) of this section, the department shall report within 30 days on the efforts being made to recruit a permanent placement for the child if a permanent placement was not approved at the time of the trial under (j) of this section. The report must document recruitment efforts made for the child.
- * **Sec. 11.** AS 47.10.142(f) is amended to read:
 - (f) When a <u>child</u> [MINOR] is committed to the department for temporary placement under (e) of this section, the court order shall, <u>after taking into</u> consideration the due diligence exercised to identify and locate adult family

members and noncustodial parents under AS 47.10.035, specify the terms,
conditions, and duration of placement. If the court orders the child [MINOR] returned
to the custody of the child's [MINOR'S] parents or guardian under (e) of this section
after a hearing held on a petition filed under AS 47.10.141(f), the court shall specify
the terms and conditions that must be followed by the child and the child's [MINOR
AND THE MINOR'S] parents or guardian. The court shall require the child [MINOR]
to remain in the placement provided by the department and shall clearly state in the
order the consequences of violating the order, including detention under
AS 47.10.141(c).