

ALASKA LEGISLATURE COMMITTEES 1900-1900 00/2

3623 HSTA DAY CARE IN STATE BUILDINGS (FILE 2)

199

MD	SB 322	Provides that Department of Health and Mental Health will pay for certain emergency treatments and medical care for children who are alleged victims of abuse or neglect.
MI	HB 5043	Clarifies concurrent circuit and probate court jurisdiction over a child under 17 years of age who is subject to abuse or neglect.
MN	Ch 573	Permits the juvenile court to issue a protective order upon application by the local welfare agency in cases of domestic child abuse. The protective order may, among other things, order the abusing party out of the home if the court finds that to be the appropriate remedy.
MO	HB 1255	Revises "Crimes Against Children" statute to define physical abuse, sexual abuse, sexual exploitations, serious emotional injury; and provides penalties.
NY	A 4706-C	Establishes and implements new staffing regulations for the Child Protective Service within local departments of social services and non-profit organizations with which they contract for services. Also establishes minimum educational requirements for hiring and retention.

SEXUAL ABUSE/EXPLOITATION

AK	HB 299	Defines "sexual contact" and "sexual penetration."
AL	S 257	Prohibits sale, exhibit, distribution of pornographic materials involving minors.
AL	S 258	Defines and prohibits child pornography.
CA	AB 2323	Extends the statute of limitations for bringing legal actions arising out of an incestuous relationship.
CA	AB 3684	Provides for two centers to provide counseling to sexually abused children and their families, coordinating other services, providing physical, emotional and social support, and developing training materials and seminars.
CA	SB 1766	Increases the prison term for felonious commercial distribution of obscene matter depicting minors engaged in or simulating sexual conduct from 2, 3, or 4 years to 2, 3 or 6 years and increases the fine from \$50,000 to \$100,000.

CO	HB 1018	Removes the requirement of a commercial purpose from the offense of sexual exploitation of child.
FL	SB 138	Amends sexual battery law to: define sexual battery; establish as a felony sexual battery inflicted on a victim 12 years old or older; establish that sexual battery inflicted upon a child 16 years or younger be a first class felony; establish that neither minor victim's lack of chastity or consent be a defense; establish statutes of limitations.
KS	HB 2835	Establishes specific sex offenses relating to family relationships and children as well as establishing the class of the crimes.
KY	HB 486	Creates the State Child Sexual Abuse and Exploitation Prevention Board to provide for the coordination and exchange of information on the establishment of prevention programs. Also to provide for statewide educational and public informational seminars to develop appropriate public awareness. Allows employers to request and receive from the Justice Cabinet records of all available convictions involving any sex crimes of a person who applies for employment or volunteers for a position in which he or she would have supervisory or disciplinary power over a minor.
LA	HB 723	Enacts R.S. 14:81.2 relating to the offenses affecting sexual morality, to create the crime of molestation of a juvenile, and to provide penalties.
LA	SB 423	Defines indecent behavior with juveniles and provides penalties.
MD	HB 155	Prohibits distributing, selling or showing pornographic video tapes or discs to a minor.
MN	Ch 496	Lengthens the statute of limitations for any criminal sexual conduct involving a minor from 3 to 7 years.
MN	Ch 573	Makes court records and reports relating to complaints or indictments of sexual abusers of minors confidential with respect to the identity of the victim, except by order of the court.

MN	Ch 588	Clarifies that evidence otherwise excludable under the doctor-patient or other medical privilege cannot be excluded in juvenile court proceedings and day care/foster care license revocation proceedings and can be excluded only under certain circumstances in criminal sexual abuse proceedings.
		Extends the protection of the criminal sexual abuse laws to cover persons between the ages of 16 and 18 who are abused by persons 48 months or older than the victim and in a position of authority over the victim. Neither consent nor mistake as to age would be defenses to such acts.
MS	SB 2696	Establishes the crime of carnal knowledge with stepchildren; or the child whose parent is cohabitating with the defendant.
NY	S 7657	Permits conviction for nonviolent sexual offense against a child based on testimony of victim without collaboration.
OH	HB 44	Prohibits creation, distribution, and exhibition of obscene materials. Includes prohibition on "endangering children" by using them in prohibited obscene performances.
RI	H 7746	Defines and provides minimum and maximum penalties for both first and second degree child sexual molestation.
SC	S 95	Prohibits employment, authority or inducement of children under 17 years to engage in a sexual performance. Also prohibits production, direction or promotion of such a performance.
UT	HB 48	Provides criminal procedures and penalties to kidnapping and sex offenses against children.
WA	SB 4309	Revises act on sexual exploitation of children, specifically defines exploitation and prescribes penalties.
WV	HB 2032	Alters the law relating to sexual offenses. Defines incest and sexual intrusion; makes sexual intrusion an act that would constitute a sexual offense under certain circumstances. Increases the penalties for sexual assault; creates the crime of sexual assault; eliminates the crime of sexual misconduct; and removes all gender references from the bill.

WITNESS PROTECTION

AR	HB 182	Provides evidentiary use of video taped deposition of a minor victim of sexual offense but does not preclude the prosecutor calling the minor victim to testify.
CA	AB 3840	Allows greater use of out-of-court testimony by a child victim of sexual or physical abuse by revising laws regarding unavailability of witnesses, corroboration of testimony, competency to testify and admission of hearsay evidence.
CA	SB 1678	Prohibits imprisonment of the victim of sexual assault for refusing to testify.
CA	SB 1899	Allows an exception to the hearsay rule for trustworthy statements concerning physical or sexual abuse made by a child under 7 years old. Provides for expanded definitions and increases penalties for various criminal child abuse statutes. Expands child abuse reporting requirements.
FL	CS/SB 140	Allows evidentiary use of videotaped testimony of sexual abuse victims under the age of 16 years.
IA	HF 2302	Concerns definition of child abuse, investigation of child abuse and allows use of audio or videotaping as evidence in child assistance cases.
IN	H 1205	Provides for evidentiary use of hearsay testimony of child victims.
KY	HB 486	Provides for evidentiary use of videotaped deposition of a minor victim of sexual offense but does not preclude the prosecutor calling the minor victim to testify. Sets offense and penalties for crimes against minors.
MN	Ch 588	Permits the introduction into evidence of hearsay statements made by criminal sexual conduct victim under ten years of age under circumstances that ensure the reliability of the statement.
OH	HB 555	Provides closed preliminary hearing or videotaped testimony from child victims of sexual abuse if in best interest of the child.

UT	HB 44	Provides disclosure of confidential communications between victim and sexual assault counselor under specific conditions.
WI	Act 197	Provides protection of a child witness by use of videotaping as evidence.

## AID TO FAMILIES WITH DEPENDENT CHILDREN

CT	Sub HB 5191	Increases public assistance based on the consumer price index.
DE	SB 209	Provides for a 15 percent increase in grants to Aid Families with Dependent Children, an average of between \$20.00 to \$24.00 per month.
IA	HF 558	Revises Iowa's Aid to Dependent Children Program to conform to federal law and the practices of the Department of Human Services. References to county responsibility are deleted and pertinent definitions are added or changed.
LA	SB 1126	Establishes provisions to extend assistance to needy families with children when the father is unemployed.
TN	HB 1605	Establishes guidelines to determine a standard of need.
UT	HB 18	Creates "Administrative Determination of Overpayments Act." Provides procedures to determine whether state benefits were overpaid or fraudulently obtained.

## CHILD CARE/DAY CARE

- AZ HB 2288 Allows school districts to contract for after-school programs; requires that bidding procedures are followed and operator pays for all costs.
- CA AB 2317 Increases the child care tax credit expense levels and percentage limits by moving the credit closer into conformity with federal law.
- CA SB 946 Prohibits the use of state funds by state agencies, various entities of local government and child care centers for the purchase of wooden playground equipment treated with pentachlorophenol, cresote and arsenic unless the seller certifies the wood is free of visible arsenical surface deposits. Requires report to the Legislature by the Department of Health on hazards of certain wood treatment products.
- CA SB 1674 Provides expansion money for child care programs administered by the Office of Child Development.
- HI SB 1575 Provides for the regulation of child care facilities and establishes policies for public access to records relating to child care facilities.
- IN H 1138 Allows background investigation of criminal history of volunteers who work with children.
- KY HCR 30 Directs the Legislative Program Review and Investigations Committee to study the cabinet for Human Resources' Reimbursement system for services rendered to children by private, non-profit child-caring agencies.
- MA Ch 234 Establishes a program to create regional child care resource and referral centers.
- MI SB 204 & 205 Exempts child care centers established and operated by school district boards from fire preventions and safety requirements if the center is located in a building that has been approved and inspected by state fire marshall or "other similar authority."

MI	HB 4707	Eliminates the \$5,000 grant for joint county programs under the state Child Care Fund. The basic grant is raised from \$10,000 to \$15,000. Also deletes the requirement that counties must receive the approval of the Office of Children and Youth Services to establish a joint program and eliminates related county requirements.
MN	Ch 654 Art 5	Authorizes an additional \$1,500,000 for the child day care sliding fee program.
MN	Ch 658	Authorizes a comprehensive study of issues related to day care licensing, in particular, to issues of compliance with fire code requirements.
NV	S 1530	Establishes a Foster Grandparent Intergenerational Child Care Matching Program.
RI	SB 638	Creates the Family Day Care Act to be administered by the Department for Children and their Families, which establishes rules and regulations for safety and operation of such homes, and requires the Department to issue registration certificates for such homes and provides penalties for failure to procure the same.
RI	HB 7723	Extends the state subsidized child care pilot program for an additional three years.
RI	HB 7897	Relates to day nurseries and homes for children. Requires that they have emergency lighting capabilities.
SC	Act 303	Deletes the requirement that the Department of Social Services give notice prior to an investigation of a day care center thereby allowing them to make spot checks unannounced.
SC	Act 512	Requires that teachers and child care staff have criminal background checks prior to employment or obtaining a license for a child care facility.
TN	HB 1506	Authorizes the Department of Human Services to grant waivers from any rule or regulation concerning required group size and child/staff ratio for day care centers in certain Montessori schools.
WA	Sub HB 1655	Establishes a self-supporting child care demonstration project for employees of state government through June 30, 1985.

WI Act 193 Relates to day care services and funds and granting rule-making authority. Allows counties to provide day care services themselves, purchase services from child care providers, or provide services through a voucher system for eligible parents.

CHILD RESTRAINTS

AK SB 163 Requires that all children under the age of four be properly secured in a federally approved safety device and for children between four and six be properly secured in a seatbelt. Establishes a Child Safety Device Loan Program.

IA SF 2089 Requires the use of child restraint systems, seat belts, or harness for all children under the age of six. Provides a penalty and effective date.

ID HB 471 Provides for child safety seats for children under four years or 40 pounds in weight.

KS HB 2723 Amends the Child Passenger Safety Act to require all children under four years be restrained in a federally approved child passenger safety restraining system.

VT H 112 Requires the use of child restraint systems in motor vehicles for children under the age of four.

WV SB 674 Authorizes local boards of health to obtain and make available (to rent) child restraint seats.

WI Act 285 Requires that all children under the age of two be properly restrained in an approved child safety restraint system.

## CHILD HEALTH

### ADMINISTRATION/ORGANIZATION

AL	SB 36	Requires the Education Department and the State Board of Education to implement student scoliosis exams.
AL	SJR 133	Requires the State Athletic Association to prescribe guidelines for the training of student athletics.
CT	Sub HB 5584	Establishes a right to provide traffic signs warning of the existence of a deaf child.
CT	Sub HB 5659	Permits motor cross racing for children 10 years or older with permission of parent or guardian.
CT	SB 458	Makes each patient, his spouse, and his parent (if he is 18) legally liable for the patient's support in a state Humane institution.
DE	SB 91	Adds discrimination because of age or handicapped status to the crime of official misconduct.
HI	SB 1517	Establishes powers, duties and activities of the Department of Health in relation to services for crippled children.
HI	Act 18	Gives the Department of Health the power to establish and administer a program of services for children who are crippled or who are suffering from conditions which lead to crippling.
ID	SB 1341	Makes it unlawful for the injury or death of a minor caused by the wrongful act or neglect of another; provides for civil action for same.
IN	H Act 1300	Allows for certain persons to obtain copies of a patients record while he is an inpatient of a hospital or health facility.
KS	HB 426	Creates the Disabled Children's Right to Treatment Act. Creates an Advisory Committee on treatment of children with disabilities and provides for the duties and responsibilities of same.

MI	HB 4448	Provides a state subsidy to families who care for their severely impaired children at home to meet the special needs of the child and thus prevent or delay institutionalization or community placement. Authorizes the Department of Mental Health to promulgate rules to implement the program, which would include adoption of the standards used by the Department of Education for identifying eligible children and evaluations by a multi-disciplinary team to determine eligibility.
MN	Ch 534 Sec. 22	Authorizes medical assistance for children on the state subsidized adoption program.
MN	Ch 637	Requires commissioner of health to collect and report the most current information regarding the frequency and causes of Sudden Infant Death Syndrome.
MN	Ch 654 Art. 5, Sec. 24	Authorizes a study to assess the need for a home- and-community-based waiver for chronically ill children.

INSURANCE

CA	AB 2711	Requires a specific program of comprehensive preventive health care for minors to be provided by each disability insurer and health care service plan which offers indemnification for health care for minors from birth until attaining age 16.
MN	Ch 464	Requires Health maintenance organizations to provide coverage for newborns from the moment of birth and to continue coverage for handicapped dependent children over the age of 19.

TREATMENT

AL	SB 36	Allows persons seventeen years of age or older to donate blood without parental consent.
IN	Act 1023	Relates to obtaining parental consent prior to a physician performing an abortion on an unemancipated minor.
IN	H Act No 1349	Requires that a test to determine postural defects be administered to each public school student in the fifth, seventh, and ninth grades.
LA	HB 1442	Provides confidentiality of certain Commission on Perinatal Care Information.

MD	HB 520 & SB 928	Requires state mandated immunizations for pertussis and requires parents to be informed about state mandated immunizations including the risk of pertussis and pertussis vaccines.
MD	SB 257	Allows treatment centers of the Montgomery Society for Crippled Children and Adults, Inc. to demonstrate the adoption of certain policy to the Board of Public Works; and provides generally for the issue and sale of bonds evidencing the loan.
MD	SB 946 & HB 1333	Authorizes private therapeutic group homes for emotionally disturbed children and adolescents.
MS	SB 2523	Provides an allotment of funds under the minimum education program to allow school districts to provide educational programs for handicapped children on a year-round basis where the individual need of the child so requires.
MS	HB 385	Provides for the mandatory examination of newborn children for hypothyroidism and phenylketonuria and other related purposes.
NC	HJR 81	Requests the continuation and expansion of the statewide screening service for the detection of certain neonatal metabolic disorders.
NY	AB 4034-D	Expands medical assistance eligibility and the scope of services to disabled persons under 18 and providing for the repeal of such provisions at the expiration thereof.
TN	SB 1349	Requires that proof of immunization shall be established by a certificate of immunization for school children. Provides for religious exemption for certain persons.
WA	HB 1103	Modifies health insurance coverage for newborn infants from 90 days to 60 days.
WA	SB 4484	Creates the Athletic Health Care and Training Council to study health and safety conditions in organized athletic programs designed for persons between 12 and 18. Provides for rules, regulations, and guidelines of same.
WI	Act 157	Relates to testing for metabolic disorders and provides special diets to persons diagnosed as suffering from these diseases.
WV	SB 574	Requires all children to be prescreened for speech and language disabilities, prior to first enrollment for public schools.

## CHILD SUPPORT ENFORCEMENT

### ADMINISTRATIVE PROCESS

- IA HF 2467 Provides automatic assignment of rights in child support cases by accepting public assistance, administrative procedures; interest on support arrears; minimum support guidelines; and mandatory income assignment in administrative procedures.
- KY HB 492 Provides administrative procedures to determine and enforce child support obligations.
- MO HB 1275 Amends child support law to include: intercept of state income tax refunds to satisfy child support obligations; automatic assignment of rights to state division of family services; security or bond to secure child support obligation; automatic income assignment; provides Parent Locator Services; amends administrative process; allows for modification of orders under specific conditions.
- SD SB 42 Amends administrative procedures law to provide orders to withhold and deliver any personal property to satisfy child support arrearages. Applies to AFDC and non-AFDC clients.
- UT HB 16 Amends administrative process statute to provide for judicial review of orders.

### AFDC AND NON-AFDC SERVICES

- GA SB 409 Provides for sliding scale fees for non-AFDC collections and repeals any law in conflict with this.
- HI HB 1794-84 Allows the Department of Social Services and Housing to provide legal services to persons not on AFDC (in child support and paternity matters) and to provide for a flat nominal fee to be charged.
- IL SB 1878 Amends "Illinois Public Aid Code" to establish a central registry to receive and disburse all payments made by obligor. This duty will be carried out by the clerk of the court of the initiating court of the child support case.

IL	SB 1878	Amends "Illinois Public Aid Code" to create a child support enforcement trust fund; provide services to AFDC and non-AFDC clients.
IL	SB 1878	Creates a Child Support Enforcement Trust Fund of which public assistance monies will be provided as well as financial assistance to non-public aid cases.
LA	HB 1209	Eliminates requirement for written motion and certification to assign rights to directly make support payments to State Department of Health and Human Resources.
NM	SB 11	Provides for child support services to non-AFDC clients; includes authorization to charge a fee.
SD	SB 50	Amends law to exempt state and its political subdivisions from fees in any action commenced by the state or a political subdivision.
SD	SB 51	Amends statute which provides exemptions to personal property exemptions except in cases including to a debtor for assistance or services furnished by the state to or on behalf of his children or spouse, by virtue of assignment of support rights to the state.
UT	SB 4	Provides automatic assignment of support to state if client applies for state aid.
WY	HB 0054A	Creates Child Support Enforcement Act which includes enabling legislation to provide state services to assist in child support enforcement; includes language on parent locator services; includes authority to establish parentage; and requires an annual report to the legislature.

CHILD EMANCIPATION

AR	HB 28	Amends age at which the father shall be responsible for support of an illegitimate child from 16 to 18 years.
IN	H Act 1078	Amends child support law to establish termination of child support upon the child's emancipation.
TN	SB 2020	Extends period during which parents or guardians are responsible for child support paid the 18th year if the child is still in high school past the 18th birthday.

## CHILD SUPPORT INTERCEPTS

- CA AB 1681 Allows for interception of Franchise Tax Board refunds in all child support cases where support is in arrears.
- DE SB 143 Grants the State Division of Revenue authority to intercept State Personal Tax Refunds and overpayments from individuals owing funds to the State of Delaware Department of Health and Social Services and the Delaware Family Court for Child Support.
- IL HB 3209 Amends "State Comptroller Act" to intercept funds from state treasurer to obligor in cases of arrearage. Provides support liability even if child is not living at home.
- KY HB 492 Permits interception of money the state owes an individual who owes child support. Permits the Cabinet for Human Resources to use administrative process to determine and enforce support obligations when paternity is not in dispute. Allows the Cabinet to develop scales to determine a parent's minimum monthly support obligation. Permits the Cabinet to use judicial or administrative procedures to enforce support obligations which are at least one month delinquent.
- MN HF 1528 Includes attorney's fees and costs incurred in securing delinquent child support from the tax refunds of persons who owe a support obligation when family is not recipient of public assistance.
- NM HB 19 Provides for intercept of workmen's compensation exclusively for the support of a minor dependent.
- NY A 11952 Amends social services and tax law in relation to child support. Modifies income tax refund intercept provisions to allow interception of arrears set at balance; codifies due process rights.
- SC H 3282 Authorizes state income tax refund intercept to satisfy child support debts.
- SC S 795 Provides workmen's compensation to deceased children past the age of 19 years if child is enrolled in educational institution.

## ENFORCEMENT REMEDIES

- AL S 312 Provides for modification of divorce decrees relating to child custody, visitation and support.

AZ	SB 1242	Amends statute on courts and civil proceedings to allow county attorney to seek judicial review of support orders when county attorney represented a party in original establishment of support order.
DE	SB 398	Enables the Family Court to require those who derive income from self-employment or commissions, and those employed outside Delaware to post a secured bond for past due and future child support payments.
FL	CS HB 114 & 158	Provides for a central clearinghouse for child support and alimony payments; modification of orders; and mandatory income withholding for child support.
FL	HB 173	Requires services of sheriff for enforcement of child support, and authorizing reimbursement of sheriff.
GA	SB 409	Provides for sliding scale fees for non-AFDC collections and repeals any law in conflict with this.
HI	HB 1794-84	Allows the Department of Social Services and Housing to provide legal services to persons not on AFDC (in child support and paternity matters) and to provide for a flat nominal fee to be charged.
HI	HB 1852-84	Amends Uniform Desertion and Nonsupport Act by deleting gender specific language.
IA	HF 2467	Provides automatic assignment of rights in child support cases upon acceptance of public assistance, administrative procedures; interest on support arrears; minimum support guidelines; and mandatory income assignment in administrative procedures.
IL	HB 2827	Amends "Illinois Public Aid Code." Mandates an agreement with Health and Human Services for parent locator services.
IL	HB 3068	Amends "Illinois Public Aid Code". Provisions include support guidelines based on a percentage of net income.
IL	SB 1878	Amends "Illinois Public Aid Code" to establish a central registry to receive and disburse all payments made by obligor. This duty will be carried out by the clerk of the court of the initiating court of the child support case.

IL	SB 1878	Amends "Illinois Public Aid Code" to create a child support enforcement trust fund; provide services to AFDC and non-AFDC clients.
IL	SB 1878	Creates a Child Support Enforcement Trust Fund of which public assistance monies will be provided as well as financial assistance to non-public aid cases.
IN	H Act 1078	Amends child support law to establish termination of child support upon the child's emancipation.
KS	HB 2101	Amends divorce and annulment law to require disclosure of information to secretary of social and rehabilitation services for support enforcement purposes.
KY	HB 492	Provides administrative procedures to determine and enforce child support obligations.
ME	HP 1861, LD 2466	Provides for mandatory mediation in cases of separation, annulment, and divorce where there is a contested issue involving children.
MD	H 561	Provides for temporary support orders.
MN	H 1466	Requires conciliation court clerks to explain procedure and assist litigants in filling out forms and pleadings necessary for presentations of claims in courts. Includes child support enforcement jurisdiction to be handled in municipal court.
MN	SF 1492	Provides for new procedures for the docketing of judgments; provides that public pensions and annuities are subject to withholding; modifies child support guidelines as they apply to families not on welfare assistance to allow for repayment of debts which were incurred for the support of children.
MO	HB 1275	Amends child support law to include: intercept of state income tax refunds to satisfy child support obligations; automatic assignment of rights to state division of family services; security or bond to secure child support obligation; automatic income assignment; provides Parent Locator Services; amends administrative process; allows for modification of orders under specific conditions.
MS	SB 2495	Provides jurisdiction over custody and support issues to the chancery courts.
NM	SB 11	Provides for child support services to non-AFDC clients; includes authorization to charge a fee.

RI	S 0307 Sub A	Provides that court assignments of real property to satisfy child support orders shall be regarded as a judgment; provides an interest rate of 12 percent per year on child support averages; appeals to family courts of income tax interceptions to pay child support; and creates commission on child support enforcement.
RJ	S 0376	Extends jurisdiction of the family court with regard to child support and educational costs.
RI	S 0386 Sub B	Permits credit bureaus to take into consideration a non-custodial parent's child support obligations; permits work releases when sending a non-compliant parent to prison; permits service of court papers at the non-custodial parent's workplace; and requires a party requesting continuance to compensate the other party for wages lost as a result of the continuance. Establishes a commission on child support enforcement.
SD	SB 42	Amends administrative procedures law to provide orders to withhold and deliver any personal property to satisfy child support arrearages. Applies to AFDC and non-AFDC clients.
SD	SB 50	Amends law to exempt state and its political subdivisions from fees in any action commenced by the state or a political subdivision.
SD	SB 51	Amends statute which provides exemptions to personal property exemptions except in cases including to a debtor for assistance or services furnished by the state to or on behalf of his children or spouse, by virtue of assignment of support rights to the state.
SD	SB 138	Allows the Department of Social Services to impose a lien against personal property to satisfy debt to the state including family support.
TN	SB 2020	Extends period during which parents or guardians are responsible for child support paid the 18th year if the child is still in high school past the 18th birthday.
UT	HB 16	Amends administrative process statute to provide for judicial review of orders.
UT	SB 4	Provides automatic assignment of support to state if client applies for state aid.

- VA HB 532 Grants juvenile courts the authority in any action deemed appropriate to award attorney's fees and enter judgments for arrears in child support or maintenance.
- VA HB 651 Provides that the jurisdiction of juvenile courts to determine custody and support of children extends to children of whatever age who are handicapped or otherwise incapable of self-support.

HEALTH/MEDICAL INSURANCE

- AZ HB 2302 Amends child support law to include a provision to assign medical insurance for child.
- CT Sub HB 5413 Provides that the court may order either parent to provide medical and/or dental insurance to any child.
- CT SB 571 Provides upon dissolution of marriage that the court may order health insurance provided for any child if it is available to the parents.
- IL HB 306 Provides for health/hospitalization as part of support order when available.
- IN H Act 1055 Amends child support and paternity laws in the following ways: 1) to include health and hospitalization insurance in the support order if it is available to the parent; and 2) to establish the chain of custody in blood testing for parentage.
- MD H 313 Provides that court may include a provision in support order requiring either parent to include child on parent's health insurance policy.
- MN HF 2016 Amends Revenue Recapture Act to exclude from the definition of debt obligations for medical care.
- NY A 11953 Amends family court act to provide health insurance as part of child support order when such insurance is available.
- UT HB 13 Makes guardian or parent liable for medical costs to child. Also clarifies procedures for recovery of funds used for medical costs under Title V and Title XIX.
- UT HB 14 Provides uniform guidelines statewide to grant temporary support orders; also allows that the court may include medical and dental care for a child as a part of support order.

WA Sub SB 4730 Provides health insurance (if available to obligor) as part of child support award.

INCOME WITHHOLDING

AL S 86 Authorizes automatic income withholding.

AR SB 380 Provides that all state agencies, boards, commissions, institutions, and political subdivisions of the state honor wage assignments made for the purpose of enforcing child support orders.

AZ HB 2300 Amends discretionary income assignment law to provide for mandatory income assignment if obligor is delinquent one month in a twelve month period.

AZ HB 2301 Amends ex parte income assignments to allow for stay of assignment to provide opportunity for a hearing; provides notice of and order for assignment be available in English and Spanish; provides assignment to take effect on employers and future employers 31 days after assignment is served on employee.

AZ HB 2394 Amends continuing garnishment law to provide notice to defendant to request a hearing or to provide an answer from defendant to garnishment; provides that garnishment be continuing in nature as a lien against non-exempt earnings; provides garnishment as judgments.

CO HB 1250 Creates a continuing garnishment which acts as a lien against earnings to satisfy child support debts.

DE SB 248 Grants authority to the Family Court to impose automatic wage attachments, and seize personal income tax refunds of those delinquent in their Court Ordered Child Support obligations. Provides for reimbursement of lost wages and legal expenses to a parent who is burdened with out of pocket expenses to enforce regular and timely court ordered child support payments.

FL HB 114 & 158 Establishes a central clearinghouse for receiving, recording and disbursing alimony and child support. Creates mandatory income withholding statute for child support and alimony.

HI HB 2032 Provides that Family Court may order automatic assignment of income upon 30 day arrearage.

IA SF 2268 Establishes mandatory income assignment for the enforcement of child support.

KY	HB 376	Amends discretionary income assignment to become mandatory income assignment; includes new section which provides that all services available to AFDC recipients will also be available to non-AFDC individuals; allows the admissibility of blood tests as evidence in parentage cases; changes paternity statute of limitations from three to four years (within specific conditions) and in some cases, at any time prior to child's eighteenth birthday.
ME	HP 1717, LD 2276	Makes court ordered withholding and assignment of earnings, or other income to meet a child support debt a priority over other such orders.
NC	SB 514	Provides continuing withholding and processing fee of \$1 for enforcement of child support.
NC	HB 1701	Permits assignments of state employees' wages made to meet child support obligations.
RI	H 7445 Sub A	Amends income withholding law to become automatic and mandatory.
SD	SB 42	Amends statute to provide that orders to withhold and deliver income may also be issued to enforce payment of non-AFDC cases.
UT	HB 15	Establishes procedures for mandatory orders requiring an employer to withhold and deliver income to satisfy child support arrearages.
VT	H 573	Provides discretionary wage assignment upon 30 day delinquency; provides procedures for orders.
WA	HB 1627	Establishes mandatory income assignment to satisfy past due support orders; procedures surrounding application for mandatory income assignment.
WA	Sub SB 4730	Creates mandatory income assignment to satisfy child support obligations.
WI	Act 384	Provides intercept of unemployment compensation benefits to satisfy child support debts.

JUDICIAL PROCESS

AL	S 312	Provides for modification of divorce decrees relating to child custody, visitation and support.
AZ	SB 1242	Amends statute on courts and civil proceedings to allow county attorney to seek judicial review of support orders when county attorney represented a party in original establishment of support order.

DE	SB 398	Enables the Family Court to require those who derive income from self-employment or commissions, and those employed outside Delaware to post a secured bond for past due and future child support payments.
FL	HB 173	Requires services of sheriff for enforcement of child support, and authorizing reimbursement of sheriff.
IL	HB 3068	Amends "Illinois Public Aid Code". Provisions include support guidelines based on a percentage of net income.
KS	HB 2101	Amends divorce and annulment law to require disclosure of information to secretary of social and rehabilitation services for support enforcement purposes.
ME	HP 1861, LD 2466	Provides for mandatory mediation in cases of separation, annulment, and divorce where there is a contested issue involving children.
MD	H 561	Provides for temporary support orders.
MA	Chapter 234	Establishes Section 84, a program within district attorneys' offices for the enforcement of child support orders.
MN	H 1466	Requires conciliation court clerks to explain procedure and assist litigants in filling out forms and pleadings necessary for presentations of claims in courts. Includes child support enforcement jurisdiction to be handled in municipal court.
MN	SF 1492	Provides for new procedures for the docketing of judgments; provides that public pensions and annuities are subject to withholding; modifies child support guidelines as they apply to families not on welfare assistance to allow for repayment of debts which were incurred for the support of children.
MS	SB 2495	Provides jurisdiction over custody and support issues to the chancery courts.
RI	S 0376	Extends jurisdiction of the family court with regard to child support and educational costs.
UT	HB 16	Amends administrative process statute to provide for judicial review of orders.

- VA HB 532 Grants juvenile courts the authority in any action deemed appropriate to award attorney's fees and enter judgments for arrears in child support or maintenance.
- VA HB 651 Provides that the jurisdiction of juvenile courts to determine custody and support of children extends to children of whatever age who are handicapped or otherwise incapable of self-support.

PARENT LOCATOR SERVICE AND CENTRAL REGISTRY

- CA SB 1292 Allows an extension of 90 days during which an ex parte order may be entered, to allow time for location of child and absconding parent.
- CA AB 1689 Establishes automatic wage assignments in AFDC child support cases and an automated system to intercept worker's compensation benefits to pay child support.
- FL CS HB 114 & 158 Provides for a central clearinghouse for child support and alimony payments; modification of orders; and mandatory income withholding for child support.
- IL SB 1878 Amends "Illinois Public Aid Code" to establish a central registry to receive and disburse all payments made by obligor. This duty will be carried out by the clerk of the court of the initiating court of the child support case.
- IL HB 2827 Amends "Illinois Public Aide Code". Mandates an agreement with Health and Human Services for Parent Locator Services.
- WY HB 0054A Creates Child Support Enforcement Act which includes enabling legislation to provide state services to assist in child support enforcement; includes language on parent locator services; includes authority to establish parentage; and an annual report to the legislature.

PATERNITY

- AK HB 668 Amends child support package, including income assignments to satisfy child support obligations taking priority over other debts; presumption of paternity if alleged father married mother of child or other sufficient evidence; presumption of paternity if genetic tests establish paternity probability of 95 percent or higher; establishes support obligations as judgments.

AL	S 87	Adopts Uniform Parentage Act as a whole to provide equal treatment to marital and nonmarital children.
AR	SB 381	Establishes that paternity actions proceed under the Rules of Civil Procedure.
CT	Sub SB 436	Provides that during the pendency of dissolution or annulment of marriage the parties may answer whether the child born will or will not be an issue of the marriage.
HI	SB 1516	Amends statute on vital statistics to provide that new birth certificates may be prepared to show changes in vital statistics including correct parentage.
IA	HF 2423	Provides long arm jurisdiction in paternity and child support cases.
IL	SB 1179	Amends Illinois Parentage Act of 1984. Illinois Parentage Act of 1983 referred only to cases of artificial insemination.
KY	HB 257	Amends various statutes to remove references to "legitimate" and "illegitimate" children and to "bastards" and substitute in place thereof the terms "born in wedlock" or "born out of wedlock".
MD	SB 615	Provides that blood testing for parentage shall be received as evidence to exclude alleged paternity or to determine probable paternity.
OK	HB 1079	Provides guidelines for setting child support award amounts; establishes administrative procedures in the absence of court orders; establishes guidelines in the use of genetic testing as evidence in paternity testing both inclusionary and exclusionary.
RI	H 7565	Amends Uniform Law on Paternity to provide evidentiary use of blood or tissue typing in parentage cases both to include and exclude the alleged father.
SC	H 2468	Amends paternity statute to include that any party may bring an action to establish paternity and to provide evidentiary admissibility of genetic test results.

SD	HB 1043	Provides that without a previous demand in writing the mother may not demand more than six years past due support; upon determining paternity, the court shall give judgment declaring the paternity of the father to the child and the court may award a money judgment at that time; allows for modification of orders.
TN	HB 2007	Allows a man to establish paternity through written acknowledgement.
TN	SB 1350	Establishes statute of limitations on paternity cases to extend one year past the age of majority.
VT	S 155	Repeals and adds sections to act on parentage proceedings and child support including a 3 year paternity statute of limitations; mandatory submission to genetic testing upon the motion of any party.
WI	Act 447	Changes wording from "out of-wedlock" to nonmarital; includes other terminology changes to create a more precise paternity law.
WY	HB 0054A	Creates Child Support Enforcement Act which includes enabling legislation to provide state services to assist in child support enforcement; includes language on parent locator services; includes authority to establish parentage; and an annual report to legislature.

URESA/UNIFORM LAWS

GA	HB 1185	Amends URESA to expand definition of "state" to provide that foreign jurisdictions be included within reciprocal law.
HI	HB 1852	Amends Uniform Disertion and Nonsupport Act by deleting gender specific language.
SC	S 287	Enacts Revised Uniform Reciprocal Enforcement of Support Act.

## CHILD WELFARE

### ADOPTION

- AL H 50 Provides that at time of adoption visitation rights may be granted to grandparents unless child is adopted by someone other than stepparent or grandparent.
- AR HB 232 Defines child placement agencies and provides for licensing and regulation by the Commissioner of the Division of Social Services in the Department of Human Services. Also establishes governor appointed seven-member advisory committee on child placement.
- CA SR 1293 Authorizes the court to transfer care of a child who cannot be placed in adoption from the welfare or probation department to a licensed homefinding agency. Also contains clarification of Senate Bill 14, Chapter 1978 of 1982.
- FL HB 324 Amends adoption law to allow use of out-of-state adoption agency when placing child in Florida home; provides that nonidentifying information (i.e. medical history) be provided the child after age of majority; provides no one but Department of Health and Rehabilitative Services place child out of state except in cases of relatives.
- FL HB 428 Amends adoption laws to provide that payment of mother's or minor's expenses does not guarantee mother's consent to adoption; also the parental rights will terminate upon finalization of adoption.
- KY HB 421 Amends previous legislation to prohibit child selling.
- LA HB 285 Amends and reenacts R.S. 14:286(B) relating to the crime of selling or surrendering a minor, to provide that the payment of legal fees incurred by the parent or parents in connection with a voluntary surrender shall not be prohibited.
- LA SB 36 Amends and reenacts R.S. 9:422.7 relating to certain adoption procedures; provides that a 5 day period must elapse after birth before a voluntary act of surrender may be signed, includes holidays and weekends and provides for related matters.

LA	SB 721	Enacts R.S. 9:422.14 relating to adoption; establishes the right of the father of an illegitimate child to oppose the adoption of that child if the father timely acknowledges the child as his; and provides for methods of such acknowledgement and other related matters.
LA	SB 724	Enacts R.S. 46:1794 relating to subsidies for adopted children; provides that an agreement by the Department of Health and Human Resources to provide a subsidy for an adopted child is a contractual obligation of the state; and provides for related matters.
MI	SB 307	Creates a new public act to make Michigan part of the Interstate Compact on the Placement of Children.
MN	Ch 422	Authorizes interstate adoption compacts for medical assistance to children with special needs who are adopted from another state or adopted in Minnesota and then moved to another state.
NY	A 10775-C	Amends social services law to provide that persons who are legally separated may adopt a child and their spouse is not liable for support.
PA	HB 58	Creates Pennsylvania Adoption Cooperative Exchange (PACE), to provide central registry of information concerning potential adoptees, to expedite tracking, review and placement of these children.
SC	H 3580	Prohibits selling children in bogus adoption practices.
TN	SB 2046	Provides that a father not be a party to an adoption proceeding if paternity has not been legally established and if adoption is in the best interest of the child.
WA	Sub HB 626	Replaces existing law with comprehensive adoption law in the best interest of the child that includes: legal representation; termination of parental rights; benefits due the child.
WI	Act 350	Amends adoption statute to provide that adoptive parents be of the same religious faith as the birth parents if practical and if requested by birth parents.
WI	Act 471	Amends statute concerning disclosure of information about adoptee.

FOSTER CARE/OUT-OF-HOME PLACEMENT

AK	SB 431	Provides for the purchase of residential child care services for minors when the state has assumed responsibility.
CA	AB 2379	Redefines parents' liability to pay support costs for a minor child who is placed in a county facility. Limited to actual cost incurred by county with a \$25.00 per day cap.
CA	AB 2701	Allows court to order foster parents to participate in counseling or an educational program along with foster child in any dependency or wardship case, including child abuse.
DE	SS 1 for SB 49	Creates a Foster Child Review Board composed of professional and non-professional citizens with authority to conduct annual external evaluations of all children assigned to Foster Care by Delaware Courts.
DE	SB 432	Provides for children in foster placement to be reviewed by the Foster Care Review Board, in conjunction with the Children's Bureau of Delaware, and Catholic Social Services.
IN	S 177	Amends state housing finance authority. Defines residential facilities for children.
IA	SF 2091	Concerns establishing legal residence in a county. Also provides a rule for determining the legal settlement of a minor upon severance of the parental relationship.
IA	SF 2176	Eliminates the requirement that a facility licensed by the Department of Substance Abuse providing child foster care be licensed by the Department of Human Services.
IA	SF 2293	Creates a State (external) Foster Care Review Board and local foster care review boards in two judicial districts. Requires the State Board to establish with local boards a registry of the placements of all children receiving foster care in the two judicial districts.
IA	HF 2430	Requires the Department of Human Services to select (internal) foster care review committees with at least three members to review child foster care placements.

KS	SB 414	Specifies reorganization to include changing the name of the Division of Residential Services, Department of Social Services to the Division of Children's Residential Services. Transfers functions of juvenile assessment, placement and case review to this division.
MA	Ch 197	Establishes a foster care review process within the Department of Social Services composed of a three-member panel, consisting of one member of the independent foster care review unit, and two others, at least one of whom shall not be a member of DDS. Mandates that placement reviews shall occur within eighteen months of the child's commitment to DDS, and once every 12 months thereafter.
MD	H 441	Establishes a program to provide family support services for developmentally disabled persons under the age of 22 years who are in an out of home placement or at risk of being so. Also provides assistance to families with such children.
MI	HB 5409 & 5410	Allows a foster family home or foster family group home to be concurrently licensed as an adult foster care family home under certain conditions. Also allows a child-caring institution with a capacity of six or fewer residents to be concurrently licensed as an adult foster care small group home under certain conditions.
MN	Ch 534 Sec. 31	Establishes a Citizen Foster Care Review Board on a pilot project basis.
MN	Ch 530	Establishes a uniform system of parental fees for children in out-of-home placement.
RI	HB 7536	Limits out-of-state placements to placements beyond 35 miles beyond the home of the parent previously having custody of the child.
RI	H 7721	Requires that within 180 days of admitting child on a voluntary basis to foster care or residential facilities, the Department for Children and their Families would petition the Family Court for determination of continuation of care.
RI	Ch 84-193	Allows foster parents to receive notice of hearings on dependency, neglect or abuse petitions and attend those hearings.

TN	HB 1848	Amends several sections of social services code. Establishes six month reviews of foster care. Prohibits parents from allowing children to be used in sexual exploitation.
VA	Ch 71	Amends and reenacts foster care review of a child who is a subject of a foster care plan filed with the court and who have not been returned to their prior family or placed in a adoptive home within sixteen months following the initial foster care placement of the child.
VA	Ch 373	Amends and reenacts the foster care plan of a child in which legal custody is given to a local board of public welfare, social services, or a child welfare agency.

FUNDING/ORGANIZATION

CA	AB 2706	Appropriates \$12 million to the Department of Social Services for the provision of child welfare services. Appropriates \$5,865,000 to the Department for court administration and \$2,635,000 to the Department of Health Services for eligibility services. Incorporated into SB 1293.
CA	AB 2707	Requires additional federal funds to be received in 1984-85 and 1985-86 be allocated to counties to implement the higher levels of child welfare services required under SB 14 (Chapter 978, 1982).
CA	SB 1293	Clarifies language of SB 14 of 1982 which restructured California's system of social welfare services for children and brought statutes into compliance with federal law. Appropriates \$12 million for child welfare services, \$5,856,000 for county administration and \$2,635,000 for eligibility services.
IA	HF 2189	Creates Commission on Children, Youth and Families; provides purpose and duties of commission.
VA	H 96	Establishes planning and coordination of children's services as the first priority of the Division for Children.
WA	Sub SB 4814	Expands initial plan to implement goals and objectives of children and family services act; including itemization of costs.

## JUVENILE AND FAMILY COURTS

- AR Act 404 Requires predisposition reports to juvenile judges pertaining to matters relevant to the need for treatment or to the appropriate disposition of the case.
- CO SB 126 Allows the court to issue an ex parte emergency protection order at the request of any person having the responsibility of supervising a child placed out of the home by a court order.
- IN H 1045 Provides that courts with jurisdiction over domestic relations may establish a family division of the court to provide the following: counseling to be available to parents and child; and maintenance provisions.
- IN HB 1171 Amends the Indiana code concerning juveniles and allows the juvenile court to modify any dispositional decree.
- VA Ch 208 Relates to dispositional authority of juvenile and domestic relations courts as the need arises to protect the welfare of a child.
- VA HB 51 Allows the juvenile court or circuit court to make orders of disposition to protect the welfare of the child.
- VA HB 865 Relates to service of summons in proceedings on petition in juvenile court.
- VA HB 872 Relates to jurisdiction and disposition in juvenile and domestic relations district court.

## PERMANENCY PLANNING

- CA AB 2712 Authorizes the court to order parents to participate in counseling or treatment as part of family reunification efforts.
- FL SB 230 Creates amendments including required license for foster care or residential care of children; requires registration with Department of Health and Rehabilitative Services; provides procedures for determining placement of minor in a shelter; provides reasonable efforts to reunify minor with family; provides for permanent placement; provides for judicial review of placement.

- IN S 390 Amends Indiana's Code concerning children to include: prevention of removal of child from home except in the best interest of the child; provides reasonable efforts to reunite child with parents; implements permanent plan for adoption, guardianship, or emancipation of child.
- ME HP 1637,  
LD 2166 Authorizes state to provide adoption assistance, under interstate compact, for children who move across state lines. Develops rehabilitative and family reunification plans. Amends termination of parental rights to provide that the order may be appealed directly to the Supreme Judicial Court rather than just to Superior Court. This significant revision expedites the procedures to free children for permanent placement.
- WA HB 1526 Requires the court to determine that reasonable efforts have been made to keep the child and family together prior to granting a petition to place the child out of the home.
- WI Act 399 Provides permanency planning for children under the jurisdiction of the children's court and granting rule-making authority.

TERMINATION OF PARENTAL RIGHTS

- AL SB 78 Provides for the termination of parental rights and responsibilities of parents who are unable or unwilling to discharge their responsibilities to and for the child.
- CA AB 2703 Authorizes an action terminating parental rights to be filed within six months on behalf of a child who had been found a dependent of the court because of severe physical abuse by a parent inflicted when the minor was under three years of age, and who had been removed from the parent, if the court found that reunification attempts would be detrimental.
- CO SB 88 Clarifies that the juvenile court, upon hearing and after prior notice, may issue temporary orders, legal custody, or treatment of a child subject of a petition. States that no counterclaim may be asserted by a respondent in an action alleging neglect or dependency of a child. Defines "appropriate treatment plan," "abandonment," and states when an affidavit must be filed in actions to terminate parent-child relationships based on abandonment.

CT	Sub HB 5173	Validates marriages that took place between May 17, 1982 and March 13, 1984 when Justice of Peace was not officially qualified; restores act of 1983 that provides for termination of parental rights when nonaccidental or inadequately explained injuries occur to child over period of one year.
CT	Sub SB 94	Provides that one of the grounds for termination of parental rights is consent of the parent.
IN	S 32	Provides findings in proceedings to terminate parental rights must be based on clear and convincing evidence.
LA	SB 722	Amends and reenacts R.S. 13:1602(A) & (B) relating to procedures for determination of the termination of parental rights; provides with respect to the time for such hearing and to the appointment of an attorney to represent the parent in such proceedings, and provides for related matters.
ME	LD 2166	Establishes standards to terminate parental rights.
MI	HB 4225	Amends the Probate Code to reduce from three months to twenty days the time period in which a request for a rehearing may be filed when a parent's rights have been terminated.
MS	HB 121	Changes the standard of proof in actions to terminate parental rights from a preponderance of the evidence to clear and convincing proof.
SC	H 2584	Establishes procedures for termination of parental rights in cases of abuse or abandonment; petition for TPR may be filed by child protection agency or any interested party. Provides for guardian ad litem for child; provides family court jurisdiction in all TPR cases.
WI	Act 488	Establishes that continued need of protective services or an established pattern of child abuse may result in involuntary termination of parental rights.

## CUSTODY AND VISITATION

AL	S 312	Provides for modification in custody, visitation and support orders.
AZ	HB 2318	Provides that any person who takes a child from the custody of another person or institution without legal authority to do so is guilty of a crime.
AZ	SB 1167	Establishes the mother as the legal custodian of a child born out of wedlock until paternity is established and custody determined by court.
CA	AB 2697	Requires judge, in making custody orders, to consider any history of abuse by either parent against the child or spouse.
CT	HB 5638	Prohibits denial of access of medical or school records to noncustodial parent unless otherwise ordered by the court.
HI	HB 1863	Defines custodial interference.
HI	HB 2268	Provides grandparent visitation rights and the same rights to any other person interested in the welfare of the child.
IA	SF 2163	Establishes section on joint custody and custodial provisions with the main deciding factor as "best interest of the child."
KS	HB 2694	Defines "aggravated interference of parental custody."
KS	SB 191	Provides for modification of child custody or visitation orders including a provision allowing grandparent visitation rights; and the award of court or attorney's fees to the parent who unreasonably denies or interferes with the other parent's visitation rights.
KS	SB 615	Provides for granting visitation rights to certain persons including the grandparents if in the best interest of the child.
KY	HB 282	Defines custodial interferences as a Class D felony and specifies a defense for the crime.
KY	SB 133	Provides grandparent visitation rights.

MD	SB 320	Prohibits custody or visitation in cases where court has reason to believe an abusive or neglectful situation exists.
ME	HP 1861	Revises child custody in the best interest of the child: promotes mediated resolutions; allows for sole custody as well as shared custody according to court order; provides equal consideration of parents; provides modification of orders.
MS	HB 117	Defines custody interferences and sets penalty.
PA	SB L083	Provides penalties for custody interference.
RI	S 45	Provides that family court shall consider a second finding of noncompliance with its order of visitation to be grounds for a change of custody.
VT	H 500	Allows visitation rights to grandparents upon written request during a custody/visitation procedure if in the best interest of the child.
WA	Sub HB 1687	Defines custodial interference and prescribes penalties.

#### DOMESTIC AND FAMILY LAW

CA	SB 1799	Prescribes conditions under which unlicensed interns may be employed as marriage, family and child counselors.
ID	HB 629	Provides procedures for establishing custodian for minor as well as handling of property or gifts.
IN	H 1045	Allows for spousal support at dissolution of marriage.
IN	H 1137	Amends age of minors from under 18 years to 21 years in cases of ownership or transfer of property.
KS	HB 194	Recommends revocation of driving licenses as a penalty for adjudicated delinquents between the ages of 14 and 18 years.
KS	HB 2997	Establishes \$4 fee for birth certificates.
MD	H 151	Allows 17 year olds to register to vote if they turn 18 on or before the day of election.
MD	SB 862	Establishes child abuse as a ground for divorce.
MN	HF 1966	Requires Commissioner of Health to collect additional data about the economic consequences of marriage dissolution.
NY	A 11943	Establishes family support demonstration programs to assist families providing in-home care to developmentally disabled or mentally ill clients.
RI	H 9042	Allows parent of child born out of wedlock to have child birth record filed in local city and town clerk's office upon the filing of an application with vital statistics.
SC	S 464	Establishes procedures to be used by the Family Court to issue an order for protection from domestic violence and establishes the crime of criminal domestic violence.
WA	Sub SB 4541	Creates the "Domestic Violence Prevention Act."

## EDUCATION

### ADMINISTRATION/ORGANIZATION

CT	Sub HB 5876	Amends act that establishes certain boards, councils and commissions including the advisory council for special education and several councils on children and youth services. Requires specified meeting times and number of members in attendance.
IN	S 261	Amends Indiana code concerning state student assistance commission to provide that the governor appoint an at-large student as a member of the commission.
KY	SB 208	Authorizes the Superintendent of Public Instruction to provide liability insurance or indemnity bond against the negligence of drivers of motor vehicles owned or operated by the Department of Education for the transportation of students enrolled at the Kentucky School for the Blind, the Kentucky School for the Deaf and the Eastern Kentucky Comprehensive Rehabilitation Center.
MD	HB 737	Provides for a student member on the State Board for Higher Education.
MD	HB 835	Provides for replacement of the student member of the Montgomery County Board of Education by an alternate student member if he resigns, or is removed.
MD	HB 840	Provides procedures for the adoption of the Joint Resolution of the General Assembly to establish residence districts from which members of the Montgomery County Board will be elected.
MD	H 1028	Grants concurrent jurisdiction to the district and juvenile courts in criminal cases arising under the compulsory public education laws.
MN	SF 1404	Creates 1984 Omnibus Education Finance bill.
NJ	S 1532	Direct school boards to provide courses fostering greater appreciation of senior citizens and aging.
RI	S 453	Authorizes superior court, upon application by the commissioner of education, to grant appropriate injunctive relief for violations of the law relating to education of very young children.

- RI SB 511 Provides for appointment of educational advocates in the absence of parents and provides immunity from liability resulting from the performance of duties as an educational advocate.
- SC HB 2911 Creates Education Improvement Act which provides seven initiatives: strengthens attendance policies and increases graduation requirements; strengthens teaching and testing of basic skills; strengthens teacher training, evaluation, and compensation; strengthens training requirements of school administrators; provides strict quality control and rewards productivity; promotes more effective cooperation between schools, parents and community; improves school facilities.

#### DISCIPLINARY ACTIONS

- AZ HB 2413 Provides for automatic suspension from school for students committing specific acts.
- FL HB 1045 & 589 Amends education act to define terms "habitual truant" and "dropout"; specifies analysis of on school attendance to remediate dropout problem; establishes minimum standards for all areas of student services personnel; creates Alternative Education Task Force.
- IN S 370 Amends Indiana code concerning school disciplinary actions.
- IA SF 2168 Permits school districts to use additional allowable growth for dropout prevention programs. Also defines potential dropouts.
- VA S 396 Amends education code to provide procedures for suspension of pupils.
- VT H 224 Prohibits corporal punishment as disciplinary action in educational facilities.

#### FUNDING

- CT Sub HB 5782 Provides joint payment of room, board, and educational expenses of children placed in private residential treatment centers to be made by Commissioners of Children and Youth Services and Education.
- IN H 1254 Amends Indiana code concerning financial assistance for school children.
- IN S 389 Amends Indiana code concerning primary education to provide appropriations.

MD	HB 430	Increases to 4 the number of full-time scholarships that a delegate may award.
MD	HB 669	Amends Public Education, State Aid bill. Provides limits on use of certain aid.
MD	HB 673	Allows recipients of general state scholarships to hold a Distinguished Scholar Award; also increases maximum yearly award to \$2,000 and total award to \$8,000.
MD	SB 74	Provides formula for determining the per meal reimbursement for the free and reduced price breakfast program provided by the federal government.
VA	S 108	Amends education code relating to funding for education of certain privately placed children to include placement not solely for the purpose of education but also child care.

STANDARDS

CT	Sub HB 5216	Specifies high school graduation requirements (effective 1987).
CT	Sub HB 5217	Provides statewide mastery testing in addition to proficiency testing in the ninth grade to provide accurate assessment of skills.
CT	Sub HB 5329	Establishes programs to encourage participation of parents in educational system.
FL	HB 279 & 462	Mandates that breast self-examination be taught as part of life management skills high school graduation requirement.
FL	HB 282	Amends education act to provide standards for student participation in interscholastic extracurricular activities; prohibits discrimination against students or employees that would prevent federal or state financial assistance.
FL	SB 836, 884, 923, & 1081	Amends comprehensive education package to include definitions of graduation requirements; Florida quality Instruction Incentives Council; preparation of budget requests including financial need requirements; salaries and benefits' guidelines for employees; certification of teachers in every level of education.
KS	SB 473	Amends code relating to competency assessment of basic skills of pupils.

KS	SB 601	Concerns school districts, relating to offering and maintenance of educational programs.
MD	HB 1268	Requires that the Regional Institutes for Children and Adolescents be comparable in programs and facilities.
MD	SB 181	Requires State Board of Education to adopt standards to provide safe transportation of school vehicles for handicapped children.
MD	SJR 10	Resolves State Department of Education to design and implement an environmental education program for students from kindergarten through the 12th grade.
TN	HB 1965	Provides for elementary school guidance counselors in pilot program for 1984-1985.
TN	SB 1403	Provides that textbooks be comprehensible to students of culturally different backgrounds including socio-economically disadvantaged students in economics or business oriented courses.
TN	SB 2111	Changes entrance age for admission to kindergarten by one month.
VA	H 535	Amends education code to provide regulations of compulsory school attendance and procedures surrounding home instruction of children.
VA	S 423	Establishes procedures for providing model programs to strengthen developmental guidance and counselling in elementary schools.
VT	S 203	Encourages establishment of kindergartens; provides regulations and tuition procedures.

SPECIAL EDUCATION

AK	HB 194	Amends act relating to education of exceptional children to provide procedural safeguards and identification of exceptional children; staffing qualifications; state support for specific programs; and eligibility for federal funds.
CA	AB 3031	Requires the Department of Education to survey school districts in order to determine the existence, character and needs of current programs in parenting education. Provides grants to programs which aid districts in establishing parenting programs.

- CA SB 1616 Mandates local school districts to review existing programs of family life and parenting education and to establish family life and parenting education programs, K-12, if none exists.
- IA IIF 162 Provides for special education programs to be continued beyond age 21, to age 24, in the event the individual involved had an accident or prolonged illness that delayed completion of the individual's educational program.
- KY SB 26 Requires the Department of Education to allow local school districts to exempt exceptional children from being tested with the statewide tests used to measure basic skills achievement when it is determined that such tests are not appropriate for such children because of the severity of their handicapping condition. Requires the Department of Education in cooperation with specified other parties to develop statewide student discipline guidelines and recommendations designed to reduce the public school dropout rate.
- MD HB 1371 Establishes "The Edward T. Conroy Memorial Scholarship Program"; authorizes State Scholarship Board to accept gifts for the program and to use these gifts for needy children.
- MD SB 350 & HB 441 Requires Department of Health and Mental Hygiene establish and carry out a program to provide family support services for developmentally disabled children and their families; provides for funding such services.

TEACHER COMPETENCY

- FL HB 969 Amends education bill relating to teacher certification to provide a complete set of fingerprints at time of teacher certification to conduct background checks with law enforcement agency.
- IN H 1202 Provides for basic competency skills testing and remediation.
- MD HB 671 Provides that teachers who receive state assistance in their education provide back to the state 1-1/2 years of teaching in public schools for each year of assistance received.
- MD HB 1017 Establishes a program of tuition reimbursement for teachers retraining in subject areas of critical need; establishes criteria for eligibility; provides for funding.

MD SB 479

Provides additional scholarships of \$800 to persons if they enroll in approved programs of teacher education at accredited state institutions and agree to teach in a public school one year for each year of scholarships received and to repay the state at a prescribed rate.

MD SB 310

Authorizes State Scholarship Board to make Teacher Education Assistance Awards to high school and college students and teachers who intend to enroll in a program leading to teacher certification in an area of critical need.

## JUVENILE JUSTICE

### ADMINISTRATION/ORGANIZATION

AZ	SB 1142	Changes detention inspection required from 90 days to semi-annually.
AR	Act 795	Establishes a Commission on Community Based Rehabilitation within the Department of Corrections and provides rules and regulation for said Commission.
CA	SB 1291	Establishes the Probation Case Classification and Management Act to establish probation caseload management demonstration programs and reduce the adult and juvenile probation caseloads of participating counties.
ID	SB 1331	Amends Youth Rehabilitaton Act. Includes policy amendments, new definitions, specifies violent juvenile offenses, and disposition providing diversion programs.
KS	SB 803	Establishes a central repository for child in need of care information which is collected by juvenile justice agencies and reported to the system. Provides rules and regulations for the same.
KY	SB 54	Provides that the Kentucky Unified Juvenile Code remain unamended and not repealed.
KY	HJR 63	Creates a special committee to study the Commonwealth's juvenile detention and placement system and to make recommendations for legislative action.
MD	H 827	Amends courts and Juvenile Proceedings Law to clarify authority of the juvenile court in making disposition on a finding that a child has committed a delinquent act.
MD	HB 1091	Concerns juvenile services administration at the Thomas J. S. Waxler Children's Center.
MD	SB 30	Amends Maryland's Conservation Corps to designate age of youths eligible and to designate projects the corps will handle.
RI	H 7577	Increases members of Children's Code Commission by adding another member from House of Representatives.

CLASSIFICATION OF OFFENSE

CO	SB 127	Creates the category of aggravated juvenile offenders for a child 12 years or older who commits an act which if committed by an adult would be considered a crime of violence. Establishes procedures for adjudicating a child as an aggravated juvenile offender.
IN	HB 1134	Amends the Indiana code concerning juveniles charged with certain crimes.
RI	II 7529	Amends wording of liability of parents for actions of minors (Removes word "intentional" acts).
WV	HB 1157	Clarifies the offense of contributing to delinquency or neglect of a child by defining delinquency and neglect to include status offenses of truancy and continual refusal to respond to the lawful supervision of a parent, guardian, and custodian.

DISPOSITION

CA	AB 2712	Says that in certain circumstances a juvenile court may order the parent, foster parent or guardian of a dependent child to take certain actions such as participating in a counseling program that will be for the child's best interests.
CA	AB 2740	Allows non-profit organizations to set up private special schools. Allows juvenile courts to commit status offenders aged 13 or older to the schools. Although the schools would be non-secure, students would not be allowed to leave without prior permission.
CA	AB 2756	Redefines the statement of the purpose of the Juvenile Court Law to emphasize punishment (consistent with rehabilitation objectives) as an appropriate response to delinquent conduct. Also reaffirms the duty of a parent to financially support a child when the child is 1) made a ward of the court because of delinquent behavior and 2) is removed from parent's custody.
CA	AB 3306	Authorizes CYA to establish pilot regional youth education facilities for 16 and 17 year old delinquent offenders consisting of short-term residential facilities offering an intensive educational program.

CA	AB 3599	Specifies certain minimum periods of confinement for minors found by a juvenile court to have committed murder. Makes other changes.
CA	AB 3738	Revises provisions relating to alternative dispositions of minors by peace officers or probation officers. Provides for the release of a minor upon notice to the minor and parent. Makes other changes.
FL	HB 231	Provides restitution by parents when child has been found to have committed a delinquent act.
IA	HF 2425	Authorizes the Director of the Department of Corrections to request the transfer of a child 14 to 17 years of age, who has been prosecuted and convicted as an adult in district court, to the State Training School.
SC	H 3287	Allows the Family Court to place juveniles on probation not as punishment but as a measure of protection, guidance and well-being of the child and the family. May also provide for restitution by the child and family.

FUNDING

CA	AB 3075	Appropriates money to establish a Youth Emergency Telephone Referral Project and a toll-free emergency referral service for runaways.
CO	HB 1291	Changes the formula for allocation of expenses incurred by school districts which furnish teachers and materials to juvenile detention facilities.
TN	HB 1651	Provides a reimbursement account allocated by the Children's Service Commission not less than the matching funds provided under the Juvenile Justice and Delinquency Prevention Act. These funds are to be used to provide financial assistance to counties for removing children from adult jails.
TN	SB 1819	Provides for payment of preadjudicatory costs of placement and transportation of certain juveniles.

PROCEDURES

AZ	HB 2248	Requires that the Department of Corrections notify county attorneys 30 days prior to release or discharge of youth offender.
----	---------	--

CA	AB 2708	Permits the district attorney and child protective agencies to inspect juvenile court records upon the filing of an affidavit. Permits police officers to refuse to notify a minor's relative of the child's whereabouts when the child would be endangered by such disclosure.
CA	AB 2759	Provides that the name of a minor alleged to have committed specified offenses be available to the public except as specified.
CA	AB 2760	Provides that a juvenile whose detention is requested to be extended shall be entitled to certain rights guaranteed in criminal proceedings.
CO	SB 172	Provides for expungement of records after a child successfully completes one year of a juvenile diversion program or upon petition when a child is taken into temporary custody and released without a delinquency petition being filed.
CT	HB 5548	Provides that arresting officer make an attempt to notify child's parents or guardian to release child into their custody. Provides also that the child not be held after the hearing unless child is proven runaway or in some other way it is in the best interest of the child.
CT	SB 86	Provides Department of Children and Youth Services an opportunity to consult before placement of delinquent youths.
CT	SB 95	Eliminates requirement that medical expert be involved in treatment in a secure facility for serious juveniles.
IA	SF 2101	Extends commitment of children beyond their eighteenth birthday to the state training school if recommended by the court.
IA	HF 2425	Specifies commitment of children and certain adults either to the state training school or the appropriate adult correctional facility.
IN	HB 1179	Amends the Indiana code concerning preliminary inquiries in cases of alleged juvenile delinquency.
KS	HB 2796	Allows a law enforcement officer to take a child under 18 into custody when the law enforcement officer has probable cause to believe that the child is in a situation which presents a danger to the child.

LA	HB 186	Amends and reenacts Code of Juvenile Procedure Article 89(B)(1) relating to juvenile procedure and duration of judgements of disposition; and provides for time limits for certain judgements of disposition.
LA	HB 1253	Enacts Code of Juvenile Procedure Article 89 relating to the duration of juvenile disposition of delinquency, and provides that such disposition terminate upon felony conviction as an adult.
LA	SB 450	Amends and reenacts Code of Juvenile Procedure Articles relating to custody and transport of juveniles detained at or committed to juvenile detention centers; provides that the arresting officer have the responsibility to transport such children to and from such centers initially and for court hearings; and provides for related matters.
LA	SB 544	Amends and reenacts Code of Juvenile Procedure Articles relative to grounds for continued custody of juveniles prior to adjudication; permits such continued custody when a child is or may be a danger to himself or others based upon evidence of past conduct; and provides for related matters.
MD	H 1334	Amends driver's license law for persons under 18 years. Changes period of provisional licenses from six months to 12 months before regular license may be given. Changes unsupervised driving hours to 12 midnight from 1 AM.
SC	H 2718	Provides that a juvenile upon being charged with a juvenile act must be returned to his or her home state upon requisition of the home state.
SC	H 3284	Provides that the court, before sentencing or as part of a sentence, must commit juvenile to a reception and evaluation center of the Board of Youth Services.
SC	H 3285	Provides the Board of Youth Services, a residential and nonresidential center, to receive, examine, and evaluate children committed to its custody.
TN	HB 2147	Amends juvenile code to specify where juvenile offenders be detained.
WV	HB 1187	Eliminates the development of the position of Youth Services Coordinator in the comprehensive plan for a unified state system of predispositional detention of juveniles.

WY

HB 87

Amends Juvenile Court Act to provide jurisdiction of juvenile court be exclusive in specified cases; requires the court to appoint guardian ad litem, prescribes time limits to adjudicatory and disposition hearings; prohibits commitment of children in need of supervision to Wyoming industrial institute and Wyoming girl's school.

## LEGAL REPRESENTATION

AK	SB 312	Creates office of public advocacy. Duties include guardian ad litem services to children in specified cases and legal representation to indigent parties.
CO	SB 157	Requires the court to appoint counsel or a guardian ad litem for a child, unless the child is already represented by counsel, under the school attendance law.
IN	HIB 1155	Amends the Indiana code concerning juveniles and allows the court to appoint a guardian ad litem or a court appointed special advocate, or both for the child at any time.
HI	HB 1185	Establishes the office of the public guardian in the judiciary
IA	HF 2457	Specifies criteria for determining whether a guardian or conservator should be appointed for a person and enumerates powers and duties of guardians.
KY	HB 39	Establishes qualifications for the court to consider when appointing a guardian or conservator.
SC	S 706	Amends law to change terms "infants" to minors and to allow the Industrial Commission to appoint a guardian ad litem.
WA	Sub HB 626	Provides guardian ad litem for minor parents or alleged fathers, and children.

## MENTAL HEALTH

- AK SB 346 Relates to the treatment of the mentally ill and provides for due process safeguards at all stages of commitment proceedings.
- DE SB 60 Limits the amount of financial liability the State may impose on relatives of patients in state institutions to no more than 10% of a relative's disposable income.
- DE SS 1 for SB 89 Establishes a Parent Advisory Committee, a Peer Review Committee, a Human Rights Committee and a Program Monitoring Board comprised of seven members whose responsibility is to annually review and evaluate the education program and placement of autistic pupils.
- DE SB 322 Requires that all children under 18 years including mentally retarded citizens, shall be under the mandate of the Division of Child Protective Services, and adults 18 years and over, including mentally retarded adults, shall be under the mandate of Adult Protective Services.
- HI Act 84 Provides that the Children's Mental Health Services Branch on September 1 of each four-year cycle, shall develop and present to the governor and the public for inspection and comment on current statewide children's mental health plan.
- IN SB 173 Requires various state agencies, in consultation with the Indiana Mental Health Association, to develop a plan for a children's residential treatment program.
- MA Ch 234 Creates Section 60 to expand Medicaid coverage to children under 21 in psychiatric institutions.
- MD HB 1316 Requires the Department of Health and Mental Hygiene to adopt rules and regulations for admissions to certain Regional Institutes for children and adolescents.
- MD HB 1333 Provides Community Residential Mental Health Programs for children and adolescents.
- MI HB 4358 Provides for new admission criteria and procedures for minors entering mental health facilities as inpatients. The bill also deletes current language from the Code dealing with formal voluntary admission of minors.

MS	HB 904	Relates to involuntary and voluntary commitment of mentally ill and mentally retarded persons; provides procedures of same for such persons; and provides rights of such persons for the same.
TN	HB 1503	Relates to services and facilities for autistic persons.
WA	Sub HB 1125	Requires that the House and Senate social and Health Services Committees, Senate Judiciary Committee, and the Legislative Budget Committee conduct a study of children's mental health and related services and report to the legislature by December 15, 1984.

## MISSING CHILDREN/KIDNAPPING

- CA SB 1292 Provides that if service of ex parte order shows cause has not been effected in a timely fashion and there is reason to believe that the responding party has possession of minor child and seeks to avoid the jurisdiction of the court or is concealing the whereabouts of the child, the hearing date may be reset and the ex parte order extended to a maximum of an additional 90 days. Chapter 109 of 1984.
- CA SCR 83 Directs State Department of Education to set up programs at all schools to make information available on missing children, hold sessions for students on dangers of abduction, and enter into fingerprinting programs.
- FL Ch 84-43 Establishes the Missing Children's Information Clearinghouse within the Department of Law Enforcement and provides the duties and responsibilities of same. Restricts the release of fingerprints and provides for the destruction of fingerprints once the child reaches 18 years of age.
- FL Ch 84-328 Provides for crimes involving kidnapping and false imprisonment of children under the age of 13 and provides penalties for same. Amends and clarifies the definition of aggravated child abuse.
- IA SF 517 Provides a penalty for giving false information in a report of a missing person. Also disallows using automatic time limitations when investigating the disappearance of a minor.
- KS SB 803 Requires the Kansas Bureau of Investigation to establish a central repository of information received by law enforcement agencies of persons who have been reported missing or unidentified deceased persons. Provides rules and regulation for the same.
- KY HB 480 Requires the Justice Cabinet to establish a "Kentucky Missing Child Information Center", which shall serve as a central repository of and clearinghouse for information about Kentucky children believed to be missing and children from other states believed to be missing in Kentucky. Stipulates notification procedures for a child being reported as missing.

MD	SB 742	Expands the scope of the statute prohibiting the abduction of a child under the age of 12 years by extending the prohibition to abduction of such children from any real property related to the child's home or place of abode.
MI	HB 4100	Makes it a crime for the natural or adoptive parent of a child to take or retain the child for longer than 24 hours with the intent of detaining or concealing the child from another parent or person who has custody or visitation rights under a custody or visitation order of a court. If the child is detained within the state, the crime would be a misdemeanor punishable by imprisonment and/or a fine of up to \$2,000. It will be considered a complete defense if the abducting parent can prove that he or she acted to protect the child from an immediate and actual threat of physical or mental harm, abuse or neglect.
MI	SB 657	Extends the maximum penalty for parental kidnapping to not more than one year and one day.
MN	Ch 484	Strengthens laws relating to parental abduction of children by making such abductions an immediate felony rather than a misdemeanor for the first 14 days.
MN	Laws 1984	Requires local law enforcement agencies to: (1) conduct a preliminary investigation upon receipt of a missing child report to determine whether or not the child is, in fact missing; and (2) if the child is determined to be missing, enter descriptive information on the child into the National Crime Information Center computer through the Minnesota crime information system computer. Information on the missing child must be cancelled from the computer once the missing child has been found.

The legislation also places certain duties on the Bureau of Criminal Apprehension. These duties are: (1) to generate annual statistics on the number of missing children entered into the NCIC computer and, if available, information on the number located; (2) to develop recommendations for more accurate and timely missing child reports and better usage of computer systems to locate missing children; (3) to continue to provide the necessary computer hardware and software to enter, modify, and cancel information on missing children in the NCIC computer through the Minnesota CJIS; and (4) to adopt rules, where necessary to implement the provisions of the legislation.

NY	S 21035	Amends the executive law and social services law, as it relates to establishing a statewide register for missing children.
RI	HB 7051 Sub A	Provides for a penalty of life imprisonment for death of a kidnapped victim under 18 directly caused by kidnapping and establishes sentencing procedures to be utilized when a person has been so convicted, including loss of parole.
TN	HB 1542	Provides that taking or decoying away certain minors between the ages of 16-18 years by a relative is not unlawful.
WV	SB 102	Creates crime of concealment or removal of a minor child from custodian or person entitled to visitation. Makes such crime a felony. Increases penalty from one to five years to one to ten years imprisonment.
WY	HB 0054A	Provides authority to enforcement agencies to use locating services regarding the Parental Kidnapping Act under "Child Support Enforcement Act."

## SUBSTANCE ABUSE

AL	SB 128	Defines the offense of selling alcoholic beverages to a minor.
AZ	HB 2149	Requires the suspension of the driver's license of a child adjudicated of an alcohol related offense.
CA	SB 1411	Requires temporary suspension of driving privileges for any person under 18 who is adjudicated or convicted of certain driving-related offenses involving alcohol or marijuana.
CA	SB 1916	Requires any person convicted on a first offense of driving under the influence of alcohol or drugs to attend and successfully complete an alcohol or drug education program. The expense of the person to attend the program shall be paid by the person's parents or guardian if under the age of 18.
FL	SB 635	Provides mandatory reporting laws of school personnel to the principal for suspected unlawful use, possession or sale of any controlled substance.
HI	HB 2163	Amends penal code to add the offense of selling or providing alcohol to minors; provides a list of defenses to minor.
HI	SB 423	Establishes a State Council on Mental Health and Substance Abuse composed of 15 members to be appointed by the governor.
IA	HF 2486	Provides that employees selling alcohol to minors may be dismissed; provides a special driver's license for person 19 years and under; penalties for accidents incurred under intoxication include loss of driver's license for one year and retribution to victim.
KS	HB 2514	Provides immunity to educational agencies, offices, and employees from liability for assisting pupils too involved in alcohol or drugs.
KS	HB 3031	Creates violation of distributing free sample cigarettes to persons under 18 years.
KY	HB 194	Provides for the revocation of motor vehicle and motorcycle operator's licenses of persons aged 14 to 18 convicted of a violation of controlled substance offenses.

MD	HB 356	Provides that in Somerset County a license to sell alcohol within a 300 foot measurement from school, youth center or place of worship be denied.
MD	HB 900	Amends juvenile law to provide that if a child fails to comply with intake officer's alcohol rehabilitation program, the child be referred to state's attorney.
MD	SB 679	Allows employment of minors 18 years and older to sell, serve and deliver alcohol.
MN	Ch 622	Contains two provisions dealing specifically with underage drinking: (1) permits license revocation until the offender's 18th birthday in cases where a juvenile offender commits a DWI violation, or fails or refuses to submit to a breath test; and (2) permits a 30-day license revocation in cases where a juvenile purchases or attempts to purchase alcoholic beverages by means of a driver's license.
PA	SB 672	Prohibits liability of school employees when reporting or investigating suspected substance abuse.
SC	H 2080	Prohibits sale of certain alcoholic beverages to persons under age of 19 years effective January 1, 1984, and to prohibit such sale to persons under the age of 20 years effective January 1, 1985.
TN	SB 4	Establishes the age of 18 years as the age of majority except in cases of purchasing, consuming or possessing alcohol for which the age of majority will be 21 years.
TN	SB 18	Provides that possession of any drug paraphernalia (all equipment used in any way with or to produce a controlled substance) or use of controlled substances be prohibited; establishes such use as a felony.
WI	AB 169	Prohibits any adult from permitting illegal consumption of alcohol by underage person on premises owned or controlled by such adult.

## TEEN PREGNANCY

- IA SF 2351 Establishes and funds a medically needy program under the medical assistance program in addition to appropriations for existing services. The program goes into effect November 1, 1984, and covers pregnant women and children under 21 years of age for all services except certain institutional services.
- MI HB 4708 Amends the Public Health Code to allow a minor to receive prenatal and pregnancy-related health services, or to receive health services for his/her child, without the consent of other persons such as a parent, spouse or guardian. The bill provides that such other persons are not legally responsible for services provided under the provisions of the bill.
- NY A 7096-B Creates "Teenage Services Act," which establishes a service case management system to provide services to pregnant adolescents and teen mothers who are recipients of public aid, or those identified as youth-at-risk needing preventive services.
- NY A 11075-A Amends social services law to create comprehensive programs to address adolescent pregnancy, prevention, and adolescent parents.
- VA S 200 Provides medical assistance by Department of Health and Human Services to pregnant women eligible for AFDC.
- WI AB 812 Amends Education Code to establish school district programs for school age mothers and to prohibit discrimination against such students.

TEEN SUICIDE

- |    |        |  |
|----|--------|--|
| CA | SCR 75 | Calls for review by Youth and Adult Correction Agency of current programs relating to suicide and suicide attempts in correction facilities with recommendations to be reported to the Legislature by January 1, 1986. |
| FL | SB 529 | Creates the Florida Youth Emotional Development and Suicide Prevention Act.  |

## YOUTH EMPLOYMENT

- |    |         |  |
|----|---------|--|
| CT | SB 470  | Extends from 10 PM to midnight the hours a minor may work on a night other than night before a school day. Also provides that a minor may not be discharged or disciplined for refusing to work past 10 PM.                  |
| DE | SB 221  | Provides that worker's compensation premiums for summer youth employment be based on the actual length of employment, rather than on an annual basis.  |
| IA | SF 2159 | Amends the child labor laws to allow the employment of children under age 16 as models for up to three hours per day, not exceeding twelve hours in any month, with written permission of the parent, guardian or custodian. |
| PA | HB 2293 | Creates Pennsylvania Conservation Corps and appropriate funds.   |
| PA | SB 582  | Amends the Child Labor Law to authorize use of transferable work permits to minor 16 years or older which would permit the minor to work the entire period, transferable from one employer to another.                       |

A P P E N D I X

STATE-BY-STATE SUMMARY

## STATE-BY-STATE SUMMARY

<u>STATE</u>	<u>TOPIC</u>	<u>BILL #</u>
ALABAMA	Abuse & Neglect	S 257 S 258
	Child Health	SB 36 SJR 62 SJR 133
	Child Support Enforcement	S 86 S 87 S 312
	Child Welfare	H 50 S 78
	Custody/Visitation	S 312
	Substance Abuse	S 128
	<hr/>	
ALASKA	Abuse & Neglect	HB 299
	Child/Day Care	SB 163
	Child Support Enforcement	HB 668
	Child Welfare	SB 431
	Education	HB 194
	Legal Representation	SB 312
	Mental Health	SB 346
<hr/>		
ARIZONA	Abuse & Neglect	HB 2293
	Child/Day Care	AB 2288
	Child Support Enforcement	HB 2300 HB 2301 HB 2302 HB 2394 SB 1242
	Custody/Visitation	HB 2318 SB 1167
	Education	HB 2413
	Substance Abuse	HB 2149



	Child Welfare	AB 2379 AB 2701 AB 2703 AB 2706 AB 2707 AB 2712 SB 1293
	Custody/Visitation	AB 2697
	Domestic & Family Law	SB 1799
	Education	AB 3031 SB 1616
	Juvenile Justice	AB 2708 AB 2712 AB 2740 AB 2756 AB 2759 AB 2760 AB 3075 AB 3306 AB 3599 AB 3738 SB 1291
	Missing Children/Kidnapped	SB 1292 SCR 83
	Substance Abuse	SB 1411 SB 1916
	Teen Suicide	SCR 75
<hr/>		
COLORADO	Abuse & Neglect	HB 1018 SB 145 SB 163
	Child Support Enforcement	HB 1250
	Child Welfare	SB 88 SB 126
	Juvenile Justice	HB 1291 SB 127 SB 172
	Legal Representation	SB 157
<hr/>		
CONNECTICUT	Aid to Families with Dependent Children	Sub HB 5191

Child Health	Sub HB 5584 Sub HB 5659 SB 458
Child Support Enforcement	Sub HB 5413 SB 571 Sub SB 436
Child Welfare	Sub HB 5173 Sub SB 94
Custody/Visitation	HB 5638
Education	Sub HB 5216 Sub HB 5217 Sub HB 5329 Sub HB 5782 Sub HB 5876
Juvenile Justice	HB 5548 SB 86 SB 95
Youth Employment	SB 470

---

DELAWARE

Aid to Families with Dependent Children	SB 209
Child Health	SB 91
Child Support Enforcement	SB 143 SB 248 SB 398
Child Welfare	SS1 for SB 49 SB 432
Mental Health	SS1 for SB 89 SB 60 SB 322
Youth Employment	SB 221

---

FLORIDA

Abuse & Neglect	HB 1065 HB 988 Sec. 782.04 SB 138 CS-SB 140
-----------------	---

FLORIDA

Child Support Enforcement	CS-HB 114 CS-HB 158 HB 173
---------------------------	----------------------------------

	Child Welfare	HB 324 HB 428 SB 230
	Education	HBs 279 & 462 HB 282 HB 589 HB 969 HB 1045 SBs 836, 884, 923 & 1081
	Juvenile Justice	HB 231
	Missing Children/Kidnapped	Ch. 84-43 Ch. 84-328
	Substance Abuse	SB 635
	Teen Suicide	SB 529
<hr/>		
GEORGIA	Child Support Enforcement	HB 1185 SB 409
<hr/>		
HAWAII	Abuse & Neglect	HB 2257
	Child/Day Care	SB 1575
	Child Health	SB 1517 Act 18
	Child Support Enforcement	HB 1794 HB 1852 HB 2032 SB 1516
	Custody/Visitation	HB 1863 HB 2268
	Legal Representation	HB 1185
	Mental Health	Act 84
	Substance Abuse	HB 2163 SB 423
<hr/>		
IDAHO	Child/Day Care	HB 471
	Child Health	SB 1341
	Domestic & Family Law	HB 629

Juvenile Justice

SB 1331

---

ILLINOIS

Child Support Enforcement

HB 306  
 HB 2827  
 HB 3068  
 HB 3209  
 SB 1179  
 SB 1878

---

INDIANA

Abuse & Neglect

H 1041  
 H 1205  
 H 1265

Child Care

H 1138

Child Health

Act 1003  
 H 1300  
 H 1349

Child Support Enforcement

H 1055  
 H 1078

Child Welfare

H 1055  
 H 1171  
 S 32  
 S 177  
 S 390

Domestic & Family Law

H 1045  
 H 1137

Education

H 1202  
 H 1254  
 S 261  
 S 370  
 S 389

Juvenile Justice

H 1134  
 H 1179

Legal Representation

H 1055

Mental Health

S 173

---

IOWA

Abuse & Neglect

HF 2302  
 HF 2380  
 SF 2042

Aid to Families with  
 Dependent Children

HF 558

Child/Day Care

SF 2089

Child Support Enforcement	HF 2423 HF 2467 SF 2268
Child Welfare	HF 2189 HF 2430 SF 2091 SF 2176 SF 2293
Custody/Visitation	SF 2163
Education	HF 162 SF 2168
Juvenile Justice	HF 2425 SF 2101
Legal Representation	HF 2457
Missing Children/Kidnapped	SF 517
Substance Abuse	HF 2486
Teen Pregnancy	SF 2351
Youth Employment	SF 2159

---

KANSAS

Abuse & Neglect	HB 2835 SB 669 SB 678
Child/Day Care	HB 2723
Child Support Enforcement	HB 2101
Custody/Visitation	HB 2694 SB 191 SB 615
Domestic & Family Law	HB 194 HB 2997
Education	SB 473 SB 601
Juvenile Justice	HB 2796 SB 803
Missing Children/Kidnapped	SB 803
Substance Abuse	HB 2514 SB 3031

---

KENTUCKY	Abuse & Neglect	HB 175 HB 486 HB 631
	Child/Day Care	HCR 30
	Child Support Enforcement	HB 257 HB 376 HB 492
	Child Welfare	HB 421 SB 414
	Custody/Visitation	HB 282 SB 133
	Education	SB 26 SB 208
	Juvenile Justice	HJR 63 SB 54
	Legal Representation	HB 39
	Missing Children/Kidnapped	HB 480 SB 803
	Substance Abuse	HB 194

---

LOUISIANA	Abuse & Neglect	HB 164 HB 723 HB 1206 SB 423 SB 762
	Aid to Families with Dependent Children	SB 1126
	Child Health	HB 1442
	Child Support Enforcement	HB 1209
	Child Welfare	HB 285 SB 36 SB 721 SB 722 SB 724
	Juvenile Justice	HB 186 HB 1253 SB 450
	Juvenile Justice	SB 544

---

MAINE	Child Support Enforcement	LD 2276 LD 2466
	Child Welfare	LD 2166
	Custody/Visitation	LD 2466
<hr/>		
MARYLAND	Abuse & Neglect	HB 155 SB 322 SB 323
	Child Health	HB 520/SB 298 SB 257 SB 946/HB 1333
	Child Support Enforcement	HB 313 HB 561 SB 615
	Child Welfare	HB 441
	Custody/Visitation	SB 320
	Domestic & Family Law	HB 151 SB 862
	Education	HB 430 HB 669 HB 671 HB 673 HB 737 HB 835 HB 840 HB 1028 HB 1268 HB 1371 SB 74 SB 181 SJR 10 SB 310 SB 350/HB 441 SB 479 SB 1017
	Juvenile Justice	HB 827 HB 1091 HB 1334 SB 30
	Mental Health	HB 1316 HB 1333

MARYLAND	Missing Children/Kidnapped	SB 742
	Substance Abuse	HB 356 HB 900 SB 679
MASSACHUSETTS	Abuse & Neglect	Ch. 83 Ch. 87
	Child/Day Care	Ch. 234, Sec. 95
	Child Support Enforcement	Ch. 234, Sec. 84
	Child Welfare	Ch. 197
	Mental Health	Ch. 234
MICHIGAN	Abuse & Neglect	HB 4177 HB 5043
	Child/Day Care	SB 204/205
	Child Health	HB 4448
	Child Welfare	HB 4225 HB 4707 HB 5409 & 5410 SB 307
	Mental Health	HB 4358
	Missing Children/Kidnapped	HB 4100 SB 657
	Teen Pregnancy	HB 4708
MINNESOTA	Abuse & Neglect	Ch. 496 Ch. 573 Ch. 577 Ch. 578
	Child/Day Care	Ch. 654, Act. 5 Ch. 658
	Child Health	Ch. 464 Ch. 534, Sec. 22 Ch. 637 Ch. 654, Act. 5,

MISSISSIPPI	Child Support Enforcement	HF 1466 HF 1528 HF 2016 SF 1492	
	Abuse & Neglect	HB 1019 SB 2696	
	Child Health	HB 385 SF 2523	
	Child Support Enforcement	SB 2495	
	Child Welfare	HB 121	
	Custody/Visitation	HB 117	
	Mental Health	HB 904	
	<hr/>		
MISSOURI	Abuse & Neglect	HB 1255	
	Child Support Enforcement	HB 1275	
<hr/>			
NEVADA	Child/Day Care	S 1530	
<hr/>			
NEW JERSEY	Abuse & Neglect	A 393	
	Child/Day Care	S 1530	
	Education	S 1532	
<hr/>			
NEW MEXICO	Child Support Enforcement	HB 19 SB 11	
	<hr/>		
NEW YORK	Abuse & Neglect	A 4706-C A 6908 A 9084 A 9084-C S 7657 S 8777-A S 21047	
	Child Health	A 4034-D	
	Child Support Enforcement	A 11952 A 11953	
	Child Welfare	A 10775-C	
	Domestic & Family Law	A 11934	
	<hr/>		
	<hr/>		
	<hr/>		

NEW YORK	Missing Children/Kidnapped	S 21035
	Teen Pregnancy	A 7096-B A 11075-A
<hr/>		
NORTH CAROLINA	Child Health	HJR 81
	Child Support Enforcement	HB 1701 SB 514
<hr/>		
OHIO	Abuse & Neglect	HB 44 HB 555
<hr/>		
OKLAHOMA	Child Support Enforcement	HB 1079
<hr/>		
PENNSYLVANIA	Child Welfare	HB 58
	Custody/Visitation	SB 1083
	Substance Abuse	SB 672
	Youth Employment	HB 2293 SB 582
<hr/>		
RHODE ISLAND	Abuse & Neglect	HB 7001 HB 7519-Sub A HB 7781 HB 7846 HB 9246
	Child/Day Care	HB 7723 HB 7897 SB 638
	Child Support Enforcement	HB 7445-Sub A HB 7565 SB 0307-Sub A SB 0376 SB 0386-Sub B
	Child Welfare	HB 7536 HB 7721 Ch. 84-193
	Custody/Visitation	SB 45
	Domestic & Family Law	HB 9042
	Education	SB 453 SB 511

RHODE ISLAND	Juvenile Justice	HB 7529 HB 7577
	Missing Children/Kidnapped	HB 7051-Sub A

---

SOUTH CAROLINA	Abuse & Neglect	H 3286 H 3289 S 95
	Child/Day Care	Act 303 Act 512
	Child Support Enforcement	H 2468 H 3282 S 287 S 795
	Child Welfare	H 2584 H 3580
	Domestic & Family Law	S 464
	Education	H 3267
	Juvenile Justice	H 2718 H 3284 H 3285 H 3287
	Legal Representation	S 706
	Substance Abuse	H 2080

---

SOUTH DAKOTA	Child Support Enforcement	HB 1043 SB 42 SB 51 SB 138
--------------	---------------------------	-------------------------------------

---

TENNESSEE	Abuse & Neglect	HB 1603 SB 1457
	Aid to Families with Dependent Children	HB 1605
	Child/Day Care	HB 1506
	Child Health	SB 1349
	Child Support Enforcement	HB 2007 SB 1350 SB 2020

TENNESSEE	Child Welfare	HB 1848 SB 2046
	Education	HB 1965 SB 1403 SB 2111
	Juvenile Justice	HB 1651 HB 2147 SB 1819
	Mental Health	HB 1503
	Missing Children/Kidnapped	HB 1542
	Substance Abuse	SB 4 SB 18

---

UTAH	Abuse & Neglect	HB 44 HB 48 HB 58
	Abuse & Neglect	HB 59 SB 14
	Aid to Families with Dependent Children	HB 18
	Child Support Enforcement	HB 13 HB 14 HB 15 HB 16 SB 4

---

VERMONT	Child/Day Care	H 1112
	Child Support Enforcement	H 573 S 155
	Custody/Visitation	H 500
	Education	H 224 S 203

---

VIRGINIA	Child Support Enforcement	HB 532 HB 651
	Child Welfare	Ch. 71 Ch. 208 HB 51 HB 96 HB 865 HB 872

VIRGINIA	Education	HB 535 SB 108 SB 396 SB 423
	Teen Pregnancy	SB 200
<hr/>		
WASHINGTON	Abuse & Neglect	SB 4309 Sub SB 4653
	Child/Day Care	Sub HB 1655
	Child Health	HB 1103 SB 4484
	Child Support Enforcement	HB 1627 Sub SB 4730
	Child Welfare	HB 1526 Sub SB 626 Sub SB 4814
	Custody/Visitation	Sub SB 1687
	Domestic & Family Law	Sub SB 4541
	Legal Representation	Sub HB 626
	Mental Health	Sub HB 1125
<hr/>		
WEST VIRGINIA	Abuse & Neglect	HB 2032 SB 85
	Child/Day Care	SB 674
	Child Health	SB 574
	Juvenile Justice	HB 1157 HB 1187
	Missing Children/Kidnapped	SB 102
<hr/>		
WISCONSIN	Abuse & Neglect	AB 296 Act 197
	Child/Day Care	Act 193 Act 285 of 1983
	Child Health	Act 157

WISCONSIN	Child Support Enforcement	Act 384 Act 447
	Child Welfare	Act 350 Act 399 Act 471 Act 488
	Substance Abuse	AB 169
	Teen Pregnancy	AB 812

---

WYOMING	Child Support Enforcement	HB 0054-A
	Juvenile Justice	AB 87
	Missing/Kidnapped	HB 0054-A