Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 10-1226

LLS NO. 10-0730.01 Richard Sweetman

HOUSE SPONSORSHIP

Kefalas,

Spence,

SENATE SPONSORSHIP

House Committees Health and Human Services Senate Committees Health and Human Services

A BILL FOR AN ACT

101	CONCERNING	AN	AL	FERNATI	VE	APPRO	ACH	FOR	Α	COUNTY
102	DEPARTN	AENT	OF	SOCIAL	SEI	RVICES	тоι	JSE IN	ADI	DRESSING
103	CERTAIN	INTE	RAFA	MILIAL	CHII	LD ABUS	SE OR	NEGLE	ст о	CASES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill creates the differential response pilot program (pilot program) for certain county departments of social services (participating county departments) to use in addressing intrafamilial abuse or neglect cases that are deemed to be of low or moderate risk according to an

SENATE 3 rd Reading Unam ended M arch 26, 2010

SENATE 2nd Reading Unam ended M arch 25, 2010

February 26, 2010

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assessment performed by each participating county department. The state department of human services (state department) and participating county departments shall administer the pilot program. The participating county departments, in administering the pilot program, shall cooperate with local community service organizations in addressing known or suspected incidents of intrafamilial abuse or neglect.

The state board of human services may promulgate rules for the administration of the pilot program.

The participating county departments shall each prepare and submit to the state department a report concerning the county department's administration of the pilot program. The state department shall prepare and submit to the health and human services committees of the house of representatives and senate a report concerning the administration of the pilot program. The report prepared by the state department, at a minimum, shall include an evaluation of the pilot program's success or failure, a description of any specific problems encountered during the administration of the pilot program, and a recommendation as to whether the general assembly should repeal the pilot program, continue the pilot program for a specific period, or establish the pilot program statewide on a permanent basis.

The pilot program is repealed after 4 years.

- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2

SECTION 1. Legislative declaration. (1) The general assembly

- 3 hereby finds that:
- 4 (a) The protection of children from abuse or neglect is the highest
 5 priority of Colorado's public child welfare system;
- 6 (b) Current laws and practices treat all reports of alleged child 7 abuse or neglect in the same manner, which often results in an adversarial 8 court process when an investigation by a county department of social 9 services produces a finding that abuse or neglect did occur; and
- (c) For some cases in which an investigation determines that the
 safety of the child is not at risk, an adversarial court process may not
 provide the best intervention to help the family prevent future incidents.
- 13 (2) Now, therefore, the general assembly hereby declares that:

(a) The state department of human services shall establish and
 evaluate a pilot program in selected counties, which pilot program shall
 authorize the participating counties to use an alternative approach to
 addressing reports of alleged child abuse or neglect in cases in which an
 assessment determines that the safety of the child is at low or moderate
 risk; and

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(b) The pilot program shall:

8 (I) Encourage willing families to participate in services that 9 address the underlying causative factors resulting in child abuse or 10 neglect;

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(II) Expedite the delivery of such services to families; and

(III) Provide knowledge and skills to families to responsiblyprotect their children.

SECTION 2. 19-3-308 (1.5), Colorado Revised Statutes, is
amended BY THE ADDITION OF A NEW PARAGRAPH to read:

16 19-3-308. Action upon report of intrafamilial, institutional, or 17 third-party abuse - investigations - child protection team - rules -18 repeal. (1.5) (c) (I) ON AND AFTER THE EFFECTIVE DATE OF THIS 19 PARAGRAPH (c), IF A COUNTY DEPARTMENT THAT IS PARTICIPATING IN THE 20 DIFFERENTIAL RESPONSE PILOT PROGRAM PURSUANT TO SECTION 21 19-3-308.3 DETERMINES FROM AN ASSESSMENT PERFORMED PURSUANT TO 22 PARAGRAPH (a) OF THIS SUBSECTION (1.5) THAT THE KNOWN OR 23 SUSPECTED INCIDENT OF INTRAFAMILIAL ABUSE OR NEGLECT THAT WAS 24 THE BASIS FOR THE ASSESSMENT IS OF LOW OR MODERATE RISK, THE 25 COUNTY DEPARTMENT, IN LIEU OF PERFORMING AN INVESTIGATION 26 PURSUANT TO THIS SECTION, MAY PROCEED IN ACCORDANCE WITH THE 27 PROVISIONS OF SECTION 19-3-308.3.

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(II) THIS PARAGRAPH (c) IS REPEALED, EFFECTIVE JULY 1, 2015.
 SECTION 3. Part 3 of article 3 of title 19, Colorado Revised
 Statutes, is amended BY THE ADDITION OF A NEW SECTION to
 read:

5 19-3-308.3. Differential response pilot program for child abuse 6 or neglect cases of low or moderate risk - rules - reports evaluation 7 - repeal. (1) (a) THERE IS HEREBY CREATED THE DIFFERENTIAL RESPONSE 8 PILOT PROGRAM, REFERRED TO IN THIS SECTION AS THE "PILOT PROGRAM", 9 TO ALLOW FIVE COUNTY DEPARTMENTS, ON AND AFTER THE EFFECTIVE 10 DATE OF THIS SECTION, TO ADDRESS KNOWN OR SUSPECTED INCIDENTS OF 11 INTRAFAMILIAL ABUSE OR NEGLECT THAT HAVE BEEN ASSESSED, 12 PURSUANT TO RULE OF THE STATE BOARD, TO BE OF LOW OR MODERATE 13 RISK. THE FIVE COUNTY DEPARTMENTS SHALL BE CHOSEN BY THE STATE 14 DEPARTMENT AND ARE REFERRED TO IN THIS SECTION AS THE 15 "PARTICIPATING COUNTY DEPARTMENTS".

16 (b) THE STATE DEPARTMENT IS AUTHORIZED TO SOLICIT, ACCEPT,
17 AND EXPEND GIFTS, GRANTS, AND DONATIONS FOR THE IMPLEMENTATION
18 AND ADMINISTRATION OF THE PILOT PROGRAM.

19 (2) PARTICIPATION IN THE PILOT PROGRAM BY FAMILIES WHO ARE
 20 REFERRED TO THE PILOT PROGRAM SHALL BE VOLUNTARY.

(3) FOR EACH FAMILY WHO IS REFERRED TO THE PILOT PROGRAM,
NEITHER THE STATE DEPARTMENT NOR A COUNTY DEPARTMENT SHALL BE
REQUIRED TO MAKE A FINDING CONCERNING THE ALLEGED INTRAFAMILIAL
ABUSE OR NEGLECT IN THE FAMILY.

(4) THE STATE DEPARTMENT AND THE PARTICIPATING COUNTY
DEPARTMENTS SHALL ADMINISTER THE PILOT PROGRAM IN ACCORDANCE
WITH SUCH RULES AS MAY BE PROMULGATED BY THE STATE BOARD

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1 PURSUANT TO SUBSECTION (6) OF THIS SECTION.

(5) TO THE EXTENT PERMITTED BY LAW AND BY SUCH RULES AS
MAY BE PROMULGATED BY THE STATE BOARD PURSUANT TO SUBSECTION
(6) OF THIS SECTION, THE PARTICIPATING COUNTY DEPARTMENTS, IN
ADMINISTERING THE PILOT PROGRAM, SHALL COOPERATE WITH LOCAL
COMMUNITY SERVICE ORGANIZATIONS IN ADDRESSING KNOWN OR
SUSPECTED INCIDENTS OF INTRAFAMILIAL ABUSE OR NEGLECT.

8 (6) THE STATE BOARD MAY PROMULGATE RULES FOR THE
9 ADMINISTRATION OF THE PILOT PROGRAM.

10 (7) ON OR BEFORE NOVEMBER 1, 2014, EACH PARTICIPATING
11 COUNTY DEPARTMENT SHALL PREPARE AND SUBMIT TO THE STATE
12 DEPARTMENT A REPORT CONCERNING THE PARTICIPATING COUNTY
13 DEPARTMENT'S ADMINISTRATION OF THE PILOT PROGRAM SINCE THE
14 EFFECTIVE DATE OF THIS SECTION.

(8) ON OR BEFORE JANUARY 1, 2015, THE STATE DEPARTMENT
SHALL PREPARE AND SUBMIT TO THE HEALTH AND HUMAN SERVICES
COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND SENATE, OR ANY
SUCCESSOR COMMITTEES, A REPORT CONCERNING THE ADMINISTRATION
OF THE PILOT PROGRAM SINCE THE EFFECTIVE DATE OF THIS SECTION. THE
REPORT, AT A MINIMUM, SHALL INCLUDE:

(a) AN EVALUATION OF THE PILOT PROGRAM'S SUCCESS OR
FAILURE, WHICH EVALUATION SHALL INCLUDE, BUT NEED NOT BE LIMITED
TO, CONSIDERATION OF THE PILOT PROGRAM'S EFFECTIVENESS IN
ACHIEVING THE FOLLOWING OUTCOMES:

- 25 (I) CHILD SAFETY AND PERMANENCY;
- 26 (II) FAMILY AND CASEWORKER SATISFACTION; AND
- 27 (III) COST EFFECTIVENESS.

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(b) A DESCRIPTION OF ANY SPECIFIC PROBLEMS THAT THE STATE
 DEPARTMENT OR PARTICIPATING COUNTY DEPARTMENTS ENCOUNTERED
 DURING THEIR ADMINISTRATION OF THE PILOT PROGRAM, INCLUDING ANY
 RECOMMENDATIONS THAT THE STATE DEPARTMENT MAY HAVE FOR
 LEGISLATION TO ADDRESS SUCH PROBLEMS.

6 (c) A RECOMMENDATION BY THE STATE DEPARTMENT AS TO
7 WHETHER THE GENERAL ASSEMBLY SHOULD REPEAL THE PILOT PROGRAM,
8 CONTINUE THE PILOT PROGRAM FOR A SPECIFIC PERIOD, OR ESTABLISH THE
9 PILOT PROGRAM STATEWIDE ON A PERMANENT BASIS.

10 (9) This section is repealed, effective July 1, 2015.

SECTION 4. Safety clause. The general assembly hereby finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, and safety.