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#### STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2018**

## AN ACT

## RELATING TO STATE AFFAIRS AND GOVERNMENT - DEPARTMENT OF CHILDREN, YOUTH AND FAMILIES

Introduced By: Senators DiPalma, Euer, Seveney, and Coyne

Date Introduced: March 01, 2018

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

SECTION 2. Sections 42-72-36 and 42-72-36.1 of the General Laws in Chapter 42-72 entitled "Department of Children, Youth and Families" are hereby amended to read as follows:

#### 42-72-36. Residential placement capacity Residential placement.

(a) Effective January 1, 2009, and for any day thereafter, the department's approved capacity for out-of-home residential placements, excluding foster homes, shall not exceed the total of one thousand (1,000) out-of-home residential placements. The department is authorized to reinvest any savings that result from reductions in out-of-home residential placements, into developing additional community-based services for children and their families. For the purposes of this section, out-of-home residential placements shall exclude foster and kinship placements.

(b) The department shall create a process overseen by the director or their designee for reviewing a determination that out-of-home residential placement is appropriate to meet a specified treatment need in an effort to ensure that a child is placed in the least restrictive placement. Said process shall include a level of needs assessment, when available, trauma screening, when available, a determination that out-of-home residential placement is necessary to meet treatment needs of the child, and a timeframe in which the department will approve or deny the out-of-home residential placement.

(c) Out-of-home residential placements shall be prohibited for children under the age of thirteen (13) years unless the child's specific needs cannot be met in kinship or foster care and the

dire	ctor	ap	proves	the	$\mathbf{p}^{\mathbf{l}}$	lacement.

- 2 (d) Nothing in this section shall prohibit the department from utilizing out-of-home
   3 residential placements when:
- 4 (1) An immediate limited-time placement is necessary and no family-based placements
  5 are available, including appropriate kinship or foster homes, so long as approval for the
  6 placement is granted pursuant to the process described in subsection (b) of this section; or
- (2) An out-of-home residential placement is specifically ordered by the court to meet a
   specified treatment need not able to be met in a family-based setting.
  - (e) The department shall have the affirmative duty to continue to diligently pursue an appropriate kinship or foster home placement when a child is placed in an out-of-home residential placement pursuant to subsection (d)(l) of this section.
    - (f) The department shall provide quarterly reports to the president of the senate and speaker of the house detailing the number of children within the care and custody of the department, the number and percentage of children in foster care, kinship care and out-of-home residential placements, in-state and out-of-state, by age, race, ethnicity and gender. The department shall provide additional performance measures, including, but not limited to, length of stay in out-of-home residential placement; the number of removals of children that result in setting that matches treatment needs evidenced by assessments, incidents of maltreatment while in care, rates of achieving permanent homes, reunification and return to state care, and school attendance, performance and graduation rate.

### 42-72-36.1. System reform and rebalancing goal.

(a) On or before October 1, 2016, the department of children, youth and families shall begin to implement a strategy to transition from reliance on congregate-care placements to greater use of foster homes with community-based services for children and families. Said strategy shall ensure quality outcomes, performance measures, and incentives that promote service excellence and improve the system's overall stability by reinvesting the benefits that accrue from the more efficient and effective utilization of congregate care, foster homes, and community-based services. Attaining systemwide reform of the magnitude set forth herein shall require rebalancing the system by making significant changes in the organization, financing, and delivery of services that must be implemented incrementally.

(b) The department, in consultation with service providers, shall develop an annual plan for public and private recruitment of foster families that is strategic in targeting the communities from which children are most frequently removed and in identifying the probable needs of those children. The department shall develop comprehensive supports and services that are easily

accessible to kinship and foster parents. Supports and services shall include, but are not limited
to, the following: a method to quickly and adequately respond to kinship and foster parent's
questions, issues or concerns; assistance to kinship caregivers throughout licensing process; and
assisting kinship and foster parents in referring and accessing appropriate services and supports
needed by the child

(c) The department shall annually report to the president of the senate and the speaker of the house the number of foster homes who have had a child placement within the last twelve (12) months, the number of foster homes who have not had a child placement within the last twelve (12) months; the number and percentage of foster homes who voluntarily ceased to accept children; a description of recruitment efforts in communities with high removal rates of children and number of foster homes in that community; a description of recruitment efforts and the number of foster parents by race and ethnicity; a description of recruitment efforts and the number of foster parents whose home is appropriate for developmentally or otherwise disabled children, sexually exploited youth, youth who identify as lesbian, gay, bisexual, transgender or questioning, minority youth and other special populations; the recruitment efforts and the number of foster homes that are able to accept sibling groups; and any other relevant information regarding the recruitment and development of a robust public and private foster family system.

SECTION 3. This act shall take effect upon passage.

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#### **EXPLANATION**

#### BY THE LEGISLATIVE COUNCIL

OF

### AN ACT

# RELATING TO STATE AFFAIRS AND GOVERNMENT - DEPARTMENT OF CHILDREN, YOUTH AND FAMILIES

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This act would create a process within DCYF for reviewing a determination that out-ofhome residential placement is appropriate in an effort to ensure that a child is placed in the least
restrictive placement. This act would also require DCYF to develop a plan for recruiting foster
families.

This act would take effect upon passage.

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