€ Approved for Filing: JWH €

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1	LEGISLATIVE AUDITS OF CHILD WELFARE
2	SYSTEM
3	2000 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Nora B. Stephens
6	AN ACT RELATING TO THE CHILD WELFARE REFORM ACT; AMENDING PROVISIONS
7	RELATING TO INTERNAL AND LEGISLATIVE AUDITS OF THE CHILD WELFARE
8	SYSTEM AND THE DIVISION OF CHILD AND FAMILY SERVICES.
9	This act affects sections of Utah Code Annotated 1953 as follows:
10	AMENDS:
11	62A-4a-118, as last amended by Chapter 13, Laws of Utah 1998
12	Be it enacted by the Legislature of the state of Utah:
13	Section 1. Section 62A-4a-118 is amended to read:
14	62A-4a-118. Annual review of child welfare referrals and cases by executive director
15	Accountability to the Legislature Review by Legislative Auditor General.
16	(1) [As of July 1, 1994, the] The division shall use principles of quality management
17	systems, including statistical measures of processes of service, and the routine reporting of
18	performance data to employees.
19	(2) (a) In addition to development of quantifiable outcome measures and performance
20	measures in accordance with Section 62A-4a-117, the executive director, or his designee, shall
21	annually review a randomly selected [statistically significant] sample of [foster care and child
22	protective service] child welfare referrals to and cases handled by the division. The purpose of that
23	review shall be to assess whether the division is adequately protecting children and providing
24	appropriate services to families, in accordance with the provisions of Title 62A, Chapter 4a, Child
25	and Family Services, and Title 78, Chapter 3a, Part 3, Abuse, Neglect, and Dependency
26	Proceedings, and Part 4, Termination of Parental Rights Act. The review shall focus directly on
27	the outcome of cases to children and families, and not simply on procedural compliance with

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28	specified criteria.
29	(b) The executive director shall report, regarding his review of those cases, to the
30	Legislative Auditor General, the Child Welfare Legislative Oversight Panel, and the Health and
31	Human Services Interim Committee [before October 1, 1995, and] each [subsequent] year, on
32	dates scheduled by the panel and committee.
33	(c) Information obtained as a result of the review shall be provided to caseworkers,
34	supervisors, and division personnel involved in the respective cases, for purposes of education,
35	training, and performance evaluation.
36	(3) The executive director's review and report to the Legislature shall include:
37	(a) the criteria used by the executive director, or his designee, in making the evaluation;
38	[and]
39	(b) findings regarding whether state statutes, division policy, and legislative policy were
40	followed in each sample case[-]:
41	(c) findings regarding whether, in each sample case, referrals $\hat{\mathbf{h}}$, REMOVALS, $\hat{\mathbf{h}}$ or cases
41a	were appropriately
42	handled by the division and its employees, and whether children were adequately and appropriately
43	protected and appropriate services provided to families, in accordance with the provisions of Title
44	62A, Chapter 4a, and Title 78, Chapter 3a, Parts 3 and 4, and division policy;
45	(d) an assessment of the division's intake procedures and decisions, including an
46	assessment of the appropriateness of decisions not to accept referrals; and
47	(e) an assessment of the appropriateness of the division's assignment of priority.
48	(4) (a) In addition to the review conducted by the executive director, the Legislative
49	Auditor General shall audit a [subsample of the cases reviewed by the executive director] sample
50	of child welfare referrals to and cases handled by the division, and report his findings to the Child
51	Welfare Legislative Oversight Panel and the Health and Human Services Interim Committee
52	[before December 31, 1995, and] each [subsequent] year, on dates scheduled by the panel and
53	committee.
54	(b) With regard to the sample of referrals $\hat{\mathbf{h}}$, REMOVALS, $\hat{\mathbf{h}}$ and cases, the Legislative
54a	Auditor General's
55	report shall include:
56	(i) findings regarding whether state statutes, division policy, and legislative policy were
57	followed by the division and its employees;
58	(ii) a determination regarding whether referrals $\hat{\mathbf{h}}$, REMOVALS, $\hat{\mathbf{h}}$ and cases were
58a	appropriately handled by

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59	the division and its employees, and whether children were adequately and appropriately protected
60	and appropriate services provided for families, in accordance with the provisions of Title 62A,
61	Chapter 4a, and Title 78, Chapter 3a, Parts 3 and 4, and division policy;
62	(iii) an assessment of the division's intake procedures and decisions, including an
63	assessment of the appropriateness of decisions not to accept referrals;
64	(iv) an assessment of the appropriateness of the division's assignment of priority; and
65	(v) a determination regarding whether the department's review process is effecting
66	beneficial change within the division and accomplishing the mission established by the Legislature

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and the department for that review process.

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

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Committee Note

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The Health and Human Services Interim Committee recommended this bill.