CUSTODY					
	2011 GENERAL SESSION				
	STATE OF UTAH				
Chief Sponsor: Larry B. Wiley					
	Senate Sponsor:				
LONG TITLE					
General Description:					
	This bill requires the court to provide a hearing upon request on whether a parent or				
guardian should be required to pay child support for a child in state custody.					
Highlighted Provisions:					
	This bill:				
	<ul> <li>allows a parent or guardian to request a hearing on child support for a child in state</li> </ul>				
	custody;				
	<ul> <li>requires the court to hold a hearing if requested by a parent or guardian; and</li> </ul>				
	<ul><li>sets the standard for the court review at clear and convincing evidence.</li></ul>				
	Money Appropriated in this Bill:				
None					
Other Special Clauses:					
None					
<b>Utah Code Sections Affected:</b>					
	AMENDS:				
	<b>78A-6-1106</b> , as renumbered and amended by Laws of Utah 2008, Chapter 3				



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28	78A-6-1106. Child support obligation when custody of a child is vested in an
29	individual or institution.
30	(1) [When] Unless the court finds by clear and convincing evidence that requiring
31	payment would produce an unjust result, the court shall order the parents, a parent, guardian
32	subject to Subsection (2), or any other obligated person to pay child support for each month a
33	child is in custody when legal custody of a child is vested by the court in:
34	(a) a secure youth corrections facility; or
35	(b) any other state department, division, or agency other than the child's parents[7] or
36	[if] guardian.
37	(2) If the guardianship of the child has been granted to another party and an agreement
38	for a guardianship subsidy has been signed by the guardian, the court shall order the [ $\frac{1}{2}$ ]
39	parent, or any other obligated person] guardian to pay child support for each month the child is
40	$in\ custody.\ \underline{A\ court\ may\ not\ order\ payments\ from\ a\ guardian\ if\ no\ guardianship\ subsidy\ exists.}$
41	(3) (a) In the [same] proceeding in which the court vested legal custody of a child in a
42	person or agency other than the child's parents or guardian, the court shall inform the parents,
43	[a parent] guardian, or any other obligated person, verbally and in writing, [of the requirement]
44	that:
45	(i) they are required, if ordered, to pay child support in accordance with Title 78B,
46	Chapter 12, Utah Child Support Act[:]; and
47	(ii) they may make a written request for a hearing to determine whether child support
48	will be ordered.
49	(b) If requested in writing by a parent, guardian, or any other obligated person, the
50	court shall hold a separate hearing to determine whether support should be ordered.
51	(4) The court shall schedule a hearing requested under Subsection (3) as soon as
52	practicable. The court may not order payment until the hearing. If the court determines that
53	the parents or guardians are liable for support, the order may set the date for accrual of amounts
54	from the date on which the court vested legal custody of a child in a person or agency other
55	than the child's parents. Amounts may not accrue for more than 90 days.
56	$[\frac{(2)}{2}]$ If legal custody of a child is vested by the court in a secure youth corrections
57	facility, or any other state department, division, or agency, the court may refer the
58	establishment of a child support order to the Office of Recovery Services. The referral shall be

sent to the Office of Recovery Services within three working days of the hearing. Support obligation amounts shall be set by the Office of Recovery Services in accordance with Title 78B, Chapter 12, Utah Child Support Act.

- [(3)] (6) If referred to the Office of Recovery Services pursuant to Subsection [(2)] (5), the court shall also inform the parties that they are required to contact the Office of Recovery Services within 30 days of the date of the hearing to establish a child support order and the penalty in Subsection [(5)] (8) for failing to do so. If there is no existing child support order for the child, the liability for support shall accrue beginning on the 61st day following the hearing that occurs the first time the court vests custody of the child in a secure youth corrections facility, or any other state department, division, or agency other than his parents.
- [(4)] (7) If a child is returned home and legal custody is subsequently vested by the court in a secure youth corrections facility or any other state department, division, or agency other than his parents, the liability for support shall accrue from the date the child is subsequently removed from the home, including time spent in detention or sheltered care.
- [(5)] (8) (a) If the parents, parent, or other obligated person meets with the Office of Recovery Services within 30 days of the date of the hearing, the child support order may not include a judgment for past due support for more than two months.
- (b) Notwithstanding Subsection [(5)] (8)(a), the court may order the liability of support to begin to accrue from the date of the proceeding referenced in Subsection (1) if:
  - (i) the parents, a parent, guardian, or any other person obligated fails to:
  - (A) attend a hearing scheduled in accordance with Subsection (3); or
- (B) meet with the Office of Recovery Services within 30 days after being informed orally and in writing by the court of that requirement; and
- (ii) the Office of Recovery Services took reasonable steps under the circumstances to contact the parents, parent, or other person obligated within the subsequent 30-day period to facilitate the establishment of the child support order.
- (c) For purposes of Subsection [(5)] (8)(b)(ii), the Office of Recovery Services shall be presumed to have taken reasonable steps if the office:
- (i) has a signed, returned receipt for a certified letter mailed to the address of the parents, parent, or other obligated person regarding the requirement that a child support order be established; or

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(ii) has had a documented conversation, whether by telephone or in person, with the
parents, parent, or other obligated person regarding the requirement that a child support order
be established.
[ <del>(6)</del> ] (9) In collecting arrears, the Office of Recovery Services shall comply with

[<del>(6)</del>] <u>(9)</u> In collecting arrears, the Office of Recovery Services shall comply with Section 62A-11-320 in setting a payment schedule or demanding payment in full.

[(7)] (10) Unless otherwise ordered, the parents or other person shall pay the child support to the Office of Recovery Services. The clerk of the court, the Office of Recovery Services, or the Department of Human Services and its divisions shall have authority to receive periodic payments for the care and maintenance of the child, such as Social Security payments or railroad retirement payments made in the name of or for the benefit of the child.

[<del>(8)</del>] (11) No court order under this section against a parent or other person shall be entered, unless notice of hearing has been served within the state, a voluntary appearance is made, or a waiver of service given. The notice shall specify that a hearing with respect to the financial support of the child will be held.

[(9)] (12) An existing child support order payable to a parent or other obligated person shall be assigned to the Department of Human Services as provided in Section 62A-1-117.

[(10)] (13) (a) Subsections [(3)] (6) through [(9)] shall (12) do not apply if legal custody of a child is vested by the court in an individual.

(b) If legal custody of a child is vested by the court in an individual, the court may order the parents, a parent, or any other obligated person to pay child support to the individual. In the same proceeding the court shall inform the parents, a parent, or any other obligated person, verbally and in writing, of the requirement to pay child support in accordance with Title 78B, Chapter 12, Utah Child Support Act.

Legislative Review Note as of 1-11-11 4:43 PM

Office of Legislative Research and General Counsel

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SHORT TITLE: Support Obligation for Children in State Custody

SPONSOR: Wiley, L.

2011 GENERAL SESSION, STATE OF UTAH

## STATE GOVERNMENT (UCA 36-12-13(2)(b))

Enactment of this bill will cost the Courts \$104,400 from the General Fund ongoing beginning in FY 2012 for increased judge and clerk time.

STATE BUDGET DETAIL TABLE	FY 2011	FY 2012	FY 2013
Revenue	\$0	\$0	\$0
Expenditure:			
General Fund	\$0	\$104,400	\$104,400
Total Expenditure	\$0	\$104,400	\$104,400
Net Impact, All Funds (RevExp.)	\$0	(\$104,400)	(\$104,400
Net Impact, General/Education Funds	\$0	(\$104,400)	(\$104,400

## LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

2/15/2011, 12:18 PM, Lead Analyst: Syphus, G./Attorney: ECM

Office of the Legislative Fiscal Analyst