
Detailed Fiscal Analysis

Probate Court Assessor

This bill permits probate judges to provide additional individuals to act as assessors in adoption activities. These assessors may either be a current court employee, an independent contractor, or a contractually agreed to public or private child agency. Currently, assessments are conducted by individuals outside of the direct control of the court. The bill expands the number of people who may fulfill this necessary function by allowing the probate judge to add such duties to current staff or to add an assessor to court staff. Any local costs would be based upon the needs of the court as determined by the probate judges. However, it appears as though the need for assessors may be greater in the more populous counties of the state.

Redoing and Supplementing Reports

The bill permits a probate court to order the assessor or the Department of Human Services to redo or supplement a home study or prefinalization assessment report or social or medical history in a manner that the court directs, in situations where the court determines that the initial report or history does not comply with the requirements governing such reports and histories. The bill also gives the court the option to appoint a different assessor to redo or supplement the report or history.

Costs associated with this provision appear to be minimal. It is unknown how often the court would direct an assessor or the Department of Human Services to redo or to supplement a report or a history in a manner the court directs, but LBO would expect few such instances.

Rehabilitation Standards for Adoptive and Foster Parents

Under the bill, the Department of Human Services rules are required to include rehabilitation standards a person with the specified criminal history must meet for an entity to employ the person to provide out-of-home care to a child or to permit the person to become an adoptive or foster parent.

However, the Legislative Service Commission questions whether or not it was the intention of the General Assembly for rules adopted by the Department of Human Services regarding rehabilitation standards to cover prospective adoptive and foster parents. To become an adoptive or foster parent, a person is not hired by an out-of-home care entity but rather approved by probate court or certified by the Department of Human Services. According to LSC, rules adopted by the department regarding rehabilitation standards are not to cover prospective adoptive and foster parents. The rules are to specify circumstances under which an out-of-home care entity may hire a person with a specified criminal history. If the intent is to allow persons with criminal records to become adoptive parents, the pool of potential persons would increase, thereby possibly reducing the costs of lengthy foster care placements.

Child Protective Services Information System

The bill modifies language in Am. Sub. H.B. 215, (the biennial operating budget), which governs the development a computerized child welfare system. The bill clarifies that a vendor may develop an entirely new system, rather than adapt another state's existing system to Ohio. This change has no fiscal effect, as LBO assumes the same appropriation constraints will exist.

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