SB2293 Engrossed

1 AN ACT concerning children.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Children and Family Services Act is amended
by changing Section 4a as follows:

6 (20 ILCS 505/4a) (from Ch. 23, par. 5004a)

Sec. 4a. (a) To administer child abuse prevention shelters and service programs for abused and neglected children, or provide for their administration by not-for-profit corporations, community-based organizations or units of local government.

The Department is hereby designated the single State 12 agency for planning and coordination of child abuse and 13 14 neglect prevention programs and services. On or before the first Friday in October of each year, the Department shall 15 16 submit to the Governor and the General Assembly a State comprehensive child abuse and neglect prevention plan. The 17 identify priorities, goals and objectives; 18 plan shall: 19 identify the resources necessary to implement the plan, 20 including estimates of resources needed to investigate or 21 otherwise process reports of suspected child abuse or neglect 22 and to provide necessary follow-up services for child protection, family preservation and family reunification in 23

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"indicated" cases as determined under the Abused and Neglected 1 2 Child Reporting Act; make proposals for the most effective use 3 of existing resources to implement the plan, including recommendations for the optimum use of private, local public, 4 5 State and federal resources; and propose strategies for the development of additional resources to meet the goal of 6 7 reducing the incidence of child abuse and neglect and reducing 8 the number of reports of suspected child abuse and neglect 9 made to the Department.

10 (b) The administration of child abuse prevention, shelters 11 and service programs under subsection (a) shall be funded in 12 part by appropriations made from the Child Abuse Prevention Fund, which is hereby created in the State Treasury, and in 13 14 part by appropriations from the General Revenue Fund. All 15 interest earned on monies in the Child Abuse Prevention Fund 16 shall remain in such fund. The Department and the State 17 Treasurer may accept funds as provided by Sections 507 and 508 Illinois Income Tax Act and unsolicited private 18 of the 19 donations for deposit into the Child Abuse Prevention Fund. 20 Annual requests for appropriations for the purpose of 21 providing child abuse and neglect prevention programs and 22 services under this Section shall be made in separate and 23 distinct line-items. In setting priorities for the direction 24 and scope of such programs, the Director shall be advised by 25 the State-wide Citizen's Committee on Child Abuse and Neglect. 26 (c) Where the Department contracts with outside agencies

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to operate the shelters or programs, such outside agencies may 1 2 receive funding from the Department, except that the shelters must certify a 20% financial match for operating expenses of 3 their programs. In selecting the outside agencies 4 to 5 administer child shelters and service programs, and in 6 allocating funds for such agencies, the Department shall give 7 priority to new and existing shelters or programs offering the 8 broadest range of services to the community served.

9 (d) The Department shall have the power to make grants of 10 monies to fund comprehensive community-based services to 11 reduce the incidence of family dysfunction typified by child 12 abuse and neglect; to diminish those factors found to increase 13 family dysfunction; and to measure the effectiveness and costs 14 of such services.

(e) For implementing such intergovernmental cooperation and involvement, units of local government and public and private agencies may apply for and receive federal or State funds from the Department under this Act or seek and receive gifts from local philanthropic or other private local sources in order to augment any State funds appropriated for the purposes of this Act.

22 (e-5) The Department may establish and maintain locally 23 held funds to be individually known as the Youth in Care 24 Support Fund. Moneys in these funds shall be used for 25 purchases for the immediate needs of youth in care or for the 26 immediate support needs of youth, families, and caregivers SB2293 Engrossed - 4 - LRB103 24988 KTG 51322 b

served by the Department. Moneys paid into funds shall be from 1 2 appropriations made to the DCFS Children's Services Fund. Funds remaining in any Youth in Care Support Fund must be 3 4 returned to the DCFS Children's Services Fund upon 5 dissolution. Any warrant for payment to a vendor for the same product or service for a youth in care shall be payable to the 6 7 Department to reimburse the immediate payment from the Youth 8 in Care Support Fund. 9 (f) For the purposes of this Section: 10 (1) The terms "abused child" and "neglected child" 11 have meanings ascribed to them in Section 3 of the Abused 12 and Neglected Child Reporting Act. 13 (2) "Shelter" has the meaning ascribed to it in Section 1-3 of the Juvenile Court Act of 1987. 14 (Source: P.A. 97-20, eff. 6-28-11.) 15