## Amendment No. 456

Senate Amendment to Senate Bill No. 303 (BDR 38-1036)						
Proposed by: Senate Committee on Health and Human Services						
Amends: Summary: No Title: No Preamble: No Jo	int Sponsorship: No Digest: Yes					

ASSEMBLY	ACT	TION	Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost		Adopted	Lost
Concurred In		Not		Concurred In	Not
Receded		Not	I	Receded	Not

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) variations of **green bold underlining** is language proposed to be added in this amendment; (3) **red strikethrough** is deleted language in the original bill; (4) **purple double strikethrough** is language proposed to be deleted in this amendment; (5) **orange double underlining** is deleted language in the original bill proposed to be retained in this amendment.

AMI/JRS



S.B. No. 303—Revises provisions relating to the protection of children. (BDR 38-1036)

Date: 4/14/2015

# SENATE BILL NO. 303-SENATOR HAMMOND

# MARCH 16, 2015

### Referred to Committee on Health and Human Services

SUMMARY—Revises provisions relating to the protection of children. (BDR 38-1036)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: No.

~

EXPLANATION - Matter in bolded italics is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to the protection of children; revising provisions relating to the circumstances under which a child is considered to be in need of protection; revising provisions concerning proceedings related to the termination of parental rights; and providing other matters properly relating thereto.

# **Legislative Counsel's Digest:**

Existing law sets forth the circumstances under which a child is or may be in need of protection. (NRS 432B.330) Those circumstances are considered, without limitation, by: (1) an agency which provides child welfare services to determine whether to file a petition in juvenile court alleging that a child is in need of protection; and (2) the juvenile court in an adjudicatory hearing to determine whether a child was in need of protection at the time the child was removed from the home. (NRS 62A.180, 432B.050, 432B.340, 432B.340, 432B.510, 432B.530) Under existing law, a child may be in need of protection if the person responsible for the welfare of the child is responsible for the abuse or neglect of another child who resided with that person. (NRS 432B.330) Section 1 of this bill provides that a child is, rather than may be, in need of protection if the child is in the care of a person responsible for the welfare of the child and another child has been subjected to abuse by that person. H. unless the person has successfully completed a plan for services that was recommended by an agency which provides child welfare services to address the abuse of the other child. Section 1 also provides that a child may be in need of protection if the child is in the care of a person responsible for the welfare of the child and another child has been subjected to abuse by that person, regardless of whether the person has successfully completed such a plan for services.

Existing law sets forth the grounds necessary to terminate parental rights, including, without limitation, conduct of a parent or parents that demonstrates a risk of serious physical, mental or emotional injury to the child if the child were returned to, or remains in, the home of his or her parent or parents. (NRS 128.105) Section [2] 3\_of this bill requires a court to consider certain factors [in] if the child has been out of the care of his or her parent or guardian for at least 12 consecutive months, before making a [determination] finding that parental conduct satisfies that provision. Section 4 of this bill revises the conditions a court is required to consider in determining neglect by or unfitness of a parent for the purpose of proceedings regarding the termination of parental rights.

# 2 3 4 5 6 7 8

9 10

11

17

27

34

45

46

47

48 49

39

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

**Section 1.** NRS 432B.330 is hereby amended to read as follows:

432B.330 1. A child is in need of protection if:

- (a) The child has been abandoned by a person responsible for the welfare of the
- (b) The child has been subjected to abuse or neglect by a person responsible for the welfare of the child:
- (c) The child is in the care of a person responsible for the welfare of the child and another child has [died]:
  - (1) **Died** as a result of abuse or neglect by that person; or
- (2) Been subjected to abuse by that person [++], unless the person has successfully completed a plan for services that was recommended by an agency which provides child welfare services pursuant to NRS 432B.340 to address the abuse of the other child;
- (d) The child has been placed for care or adoption in violation of law; or (e) The child has been delivered to a provider of emergency services pursuant to NRS 432B.630.
- 2. A child may be in need of protection if the person responsible for the welfare of the child:
- (a) Is unable to discharge his or her responsibilities to and for the child because of incarceration, hospitalization, or other physical or mental incapacity;
- (b) Fails, although the person is financially able to do so or has been offered financial or other means to do so, to provide for the following needs of the child:
  - (1) Food, clothing or shelter necessary for the child's health or safety;
  - (2) Education as required by law; or
  - (3) Adequate medical care; [or]
- (c) Has been responsible for the <del>labuse or</del> neglect of a child who has resided with that person +; or
- (d) Has been responsible for the abuse of another child regardless of whether that person has successfully completed a plan for services that was recommended by an agency which provides child welfare services pursuant to NRS 432B.340 to address the abuse of the other child.
- 3. A child may be in need of protection if the death of a parent of the child is or may be the result of an act by the other parent that constitutes domestic violence pursuant to NRS 33.018.
- A child may be in need of protection if the child is identified as being affected by prenatal illegal substance abuse or as having withdrawal symptoms resulting from prenatal drug exposure.
  - As used in this section:
  - (a) "Abuse" means:
    - (1) Physical or mental injury of a nonaccidental nature; or
    - (2) Sexual abuse or sexual exploitation, f; or
- (3) Abandonment, → of a child caused or allowed by a person responsible for the welfare of the child under circumstances which indicate that the child's health or welfare is harmed or threatened with harm. The term does not include the actions described in subsection 2 of NRS 432B.020.
- (b) "Allow" means to do nothing to prevent or stop the abuse or neglect of a child in circumstances where the person knows or has reason to know that a child is abused or neglected.

```
1
           (c) "Neglect" means abandonment or failure to:
 23456789
               (1) Provide for the needs of a child set forth in paragraph (b) of
       subsection 2; or
               (2) Provide proper care, control and supervision of a child as necessary
       for the well-being of the child because of the faults or habits of the person
       responsible for the welfare of the child or the neglect or refusal of the person to
       provide them when able to do so.
        → The term does not include the actions described in subsection 2 of NRS
       432B.020.
10
           Sec. 2.
                     Chapter 128 of NRS is hereby amended by adding thereto a new
11
       section to read as follows:
           In determining the risk of serious mental or emotional injury to a child if the
12
13
       child were returned to, or remains in, the home of his or her parent or parents
       pursuant to NRS 128,105, the court shall consider, without limitation, the
14
15
       following factors:
16
           1. The length of time the child has been out of the care of his or her parent
17
       <del>or parents;</del>
               The placement options for the child;
The age of the child;
18
19
                The developmental, cognitive and psychological needs of the child;
20
21
               Whether the child has formed a strong positive attachment or bond with
22
       the substitute earegiver; and
           6. Whether the removal of the child from the care of the substitute caregiver
23
24
       is likely to result in psychological harm to the child.] (Deleted by amendment.)
25
           Sec. 3. NRS 128.105 is hereby amended to read as follows:
26
            128.105 <u>1.</u> The primary consideration in any proceeding to terminate
27
       parental rights must be whether the best interests of the child will be served by the
28
       termination. An order of the court for the termination of parental rights must be
29
       made in light of the considerations set forth in this section and NRS 128.106 to
30
       128.109, inclusive, fand section 2 of this act, and based on evidence and include a
31
       finding that:
32
           (a) The best interests of the child would be served by the termination of
33
       parental rights; and
34
           (b) The conduct of the parent or parents was the basis for a finding made
35
       pursuant to subsection 3 of NRS 432B.393 or demonstrated at least one of the
36
       following:
37
           (a) (1) Abandonment of the child;
           (b) (2) Neglect of the child;
38
39
           (e) (3) Unfitness of the parent;
40
           Failure of parental adjustment;
41
           (e) Risk of serious physical, mental or emotional injury to the child if the
       child were returned to, or remains in, the home of his or her parent or parents;
42
43
           (f) (6) Only token efforts by the parent or parents:
44
                (1) To support or communicate with the child;
               (2) (III) To prevent neglect of the child;
(2) (III) To avoid being an unfit parent; or
(4) (IV) To eliminate the risk of serious physical, mental or emotional
45
46
47
48
       injury to the child; or
           (2) With respect to termination of the parental rights of one parent, the
49
       abandonment by that parent.
50
51
               Before making a finding pursuant to subparagraph (5) of paragraph (b)
```

of subsection 1, if the child has been out of the care of his or her parent or

52

guardian for at least 12 consecutive months, the court shall consider, without limitation:

(a) The placement options for the child;

(b) The age of the child;

123456789

10

11

12 13

14

15

16

17

18 19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37 38

39

40

41

42

43

44

45 46 47

48

49 50

51

52

53

- (c) The developmental, cognitive and psychological needs of the child;
- (d) Whether the child has formed a strong positive attachment or bond with the substitute caregiver; and
- (e) Whether the removal of the child from the care of the substitute caregiver is likely to result in psychological harm to the child.

**Sec. 4.** NRS 128.106 is hereby amended to read as follows:

- 128.106 In determining neglect by or unfitness of a parent, the court shall consider, without limitation, the following conditions which may diminish suitability as a parent:
- Emotional illness, mental illness or mental deficiency of the parent which renders the parent consistently unable to care for the immediate and continuing physical or psychological needs of the child for extended periods of time. The provisions contained in NRS 128.109 apply to the case if the child has been placed outside his or her home pursuant to chapter 432B of NRS.
- Conduct toward a child of a physically, emotionally or sexually cruel or abusive nature.
- Conduct that violates any provision of NRS 200.463, 200.4631, 200.464 or 200.465.
- Excessive use of intoxicating liquors, controlled substances or dangerous drugs which renders the parent consistently unable to care for the child.
- 5. Repeated or continuous failure by the parent, although physically and financially able, to provide the child with adequate food, clothing, shelter, education or other care and control necessary for the child's physical, mental and emotional health and development, but a person who, legitimately practicing his or her religious beliefs, does not provide specified medical treatment for a child is not for that reason alone a negligent parent.
- Conviction of the parent for commission of a felony, if the facts of the crime are of such a nature as to indicate the unfitness of the parent to provide adequate care and control to the extent necessary for the child's physical, mental or emotional health and development.
- 7. [Unexplained injury or death of a] Whether the child, a sibling of the child H or another child in the care of the parent suffered a physical injury resulting in substantial bodily harm, a near fatality or fatality for which the parent has no reasonable explanation and for which there is evidence that such physical injury or death would not have occurred absent abuse or neglect of the child by the parent.
- Inability of appropriate public or private agencies to reunite the family despite reasonable efforts on the part of the agencies.
- As used in this section, "near fatality" has the meaning ascribed to it in NRS 432B.175.

Sec. 4.5.

- Sec. 4.5. NRS 128.109 is hereby amended to read as follows:
  128.109
  1. If a child has been placed outside of his or her home pursuant to chapter 432B of NRS, the following provisions must be applied to determine the conduct of the parent:
- (a) If the child has resided outside of his or her home pursuant to that placement for 14 months of any 20 consecutive months, it must be presumed that the parent or parents have demonstrated only token efforts to care for the child as set forth in <u>subparagraph</u> (6) of paragraph (6) of subsection (2) 1 of NRS 128.105.

13

- (b) If the parent or parents fail to comply substantially with the terms and conditions of a plan to reunite the family within 6 months after the date on which the child was placed or the plan was commenced, whichever occurs later, that failure to comply is evidence of failure of parental adjustment as set forth in <a href="mailto:subparagraph">subparagraph</a> (4) of paragraph (4) of paragrap
- for 14 months of any 20 consecutive months, the best interests of the child must be presumed to be served by the termination of parental rights.
- 3. The presumptions specified in subsections 1 and 2 must not be overcome or otherwise affected by evidence of failure of the State to provide services to the
  - **Sec. 5.** This act becomes effective on July 1, 2015.