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SENATE RESOLUTION NO. 140

2 WHEREAS, The Department of Children and Family Services is 3 required by the Children and Family Services Act (20 ILCS 4 505/7) to place children in its care in safe and adequate 5 placements consistent with each child's health, safety and best 6 interests; and

7 WHEREAS, The Department of Children and Family Services has 8 adopted rules, entitled "Placement Selection Criteria", (89 9 Ill. Adm. Code Part 301.60) that provide that "all placement 10 decisions will be made consistent with the safety, best 11 special needs of the child" and interests and that consideration shall be given to "the least restrictive setting 12 13 appropriate for the child which most closely approximates a 14 family"; and

WHEREAS, The Department of Children and Family Services has adopted procedures, entitled "Psychiatric Hospitalization, Basic Premises Regarding Psychiatric Hospitalization" (DCFS Procedures 301.110(b)), that provide that "a psychiatric hospitalization is not a placement" and that "discharge and placement planning shall begin from the moment of admission"; and

WHEREAS, The Department of Children and Family Services is

09900SR0140 Enrolled -2- LRB099 10012 MST 30232 r the party to a federal court consent decree (B.H. et al., 88 C 5599, N.D. ILL) that provides that emergency shelter placements "shall be limited to 30 days"; therefore, be it

4 RESOLVED, BY THE SENATE OF THE NINETY-NINTH GENERAL 5 ASSEMBLY OF THE STATE OF ILLINOIS, that the Auditor General is 6 directed to conduct a performance audit of the Department of 7 Children and Family Services' compliance with its obligations 8 to place children in its care in placements consistent with 9 their best interests; and be it further

10 RESOLVED, That the audit include, but not be limited to, 11 the following determinations as they pertain to children (up to 12 the age of 21) in the care of the Department of Children and 13 Family Services in calendar years 2014 and 2015:

14 (1) The number of children who remain psychiatrically hospitalized beyond the time when they are clinically ready 15 16 for discharge beyond medical necessity for or 17 hospitalization, whichever is sooner, the reason they 18 remain hospitalized, the length of time they remain 19 hospitalized, the type of recommended placement, the 20 barriers to timely placement, and whether they were placed 21 in the recommended placement type after leaving the 22 hospital;

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1 (2) The number of children who remain in emergency 2 shelters beyond 30 days, the reason they remain in an 3 emergency shelter, the length of time they remain in an 4 emergency shelter, the type of recommended placement, the 5 barriers to timely placement, and whether they were placed 6 in the recommended placement type after they were moved 7 from the shelter;

(3) The number of children who remain in a detention 8 9 center or Department of Juvenile Justice (DJJ) facility 10 solely because the Department cannot locate a placement for 11 the child, the length of time they remain in a detention center or DJJ facility, the type of recommended placement, 12 13 the barriers to timely placement, and whether they were 14 placed in the recommended placement type after being 15 released from detention or from the DJJ facility; and

16 (4) For each child meeting the criteria in subsection
17 (1), (2), or (3) the following information: who was
18 subsequently placed, how long it took the child to be
19 placed, and whether the child was placed consistent with
20 clinical recommendations; and be it further

21 RESOLVED, That the Department of Children and Family 22 Services shall cooperate fully and promptly with the Auditor 23 General's Office in conducting this audit; and be it 09900SR0140 Enrolled -4- LRB099 10012 MST 30232 r 1 further

2 RESOLVED, That the Auditor General commence this audit as 3 soon as possible and distribute the report upon completion in 4 accordance with Section 3-14 of the Illinois State Auditing 5 Act.