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House Bill 1085 (AS PASSED HOUSE AND SENATE)

By: Representatives Dempsey of the 13<sup>th</sup>, Manning of the 32<sup>nd</sup>, Peake of the 137<sup>th</sup>, Lindsey of the 54<sup>th</sup>, Oliver of the 83<sup>rd</sup>, and others

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Code Section 15-11-58 of the Official Code of Georgia Annotated, relating to
- 2 reasonable efforts regarding reunification of family, so as to provide for additional
- 3 requirements for case plans and permanency plans submitted and approved by the juvenile
- 4 court for children in the custody of the Division of Family and Children Services of the
- 5 Department of Human Services; to provide for an effective date; to repeal conflicting laws;
- 6 and for other purposes.

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## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 SECTION 1.

- 9 Code Section 15-11-58 of the Official Code of Georgia Annotated, relating to reasonable
- 10 efforts regarding reunification of family, is amended by revising subsection (c) as follows:
- 11 "(c) If the report contains a plan for reunification services, such plan if adopted by the
- court shall be in effect until modification by the court. The plan shall address each reason
- requiring removal and shall contain at least the following:
- 14 (1) The purpose for which the child was placed in foster care, including a statement of
- the reasons why the child cannot be adequately protected at home and the harm which
- may occur if the child remains in the home, and shall also include a description of the
- services offered and the services provided to prevent removal of the child from the home;
- 18 (2) A discussion of how the plan is designed to achieve a placement in a safe setting that
- is the least restrictive, most family-like, and most appropriate setting available and in
- 20 close proximity to the home of the parents, consistent with the best interests and special
- 21 needs of the child;
- 22 (3) A clear description of the specific actions to be taken by the parents and the specific
- services to be provided by the Division of Family and Children Services of the
- Department of Human Services or other appropriate agencies in order to bring about the
- identified changes that must be made in order for the child to be safely returned home;
- provided, however, that all services and actions required of the parents which are not

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27 directly related to the circumstances necessitating separation cannot be made conditions

- of the return of the child without further court review;
- 29 (4) Specific time frames in which the goals of the plan are to be accomplished to fulfill
- the purpose of the reunification plan;
- 31 (5) The person within the Division of Family and Children Services of the Department
- of Human Services or other agency who is directly responsible for ensuring that the plan
- is implemented; and
- 34 (6) Consideration of the advisability of a reasonable visitation schedule which allows the
- parents to maintain meaningful contact with their children through personal visits,
- telephone calls, and letters:
- 37 (7) A statement that reasonable efforts have been made and a requirement that reasonable
- 38 efforts shall be made for so long as the child remains in the custody of the department:
- 39 (A) To place siblings removed from their home in the same foster care, kinship,
- 40 guardianship, or adoptive placement, unless the Division of Family and Children
- Services documents that such a joint placement would be contrary to the safety or
- 42 <u>well-being of any of the siblings; and</u>
- 43 (B) In the case of siblings removed from their home who are not so jointly placed, for
- 44 <u>frequent visitation or other ongoing interaction between the siblings, unless the</u>
- Division of Family and Children Services documents that such frequent visitation or
- other ongoing interaction would be contrary to the safety or well-being of any of the
- 47 <u>siblings;</u>
- 48 (8) Provisions ensuring the educational stability of the child while in foster care,
- 49 <u>including:</u>
- 50 (A) An assurance that the placement of the child in foster care takes into account the
- appropriateness of the current educational setting and the proximity to the school in
- which the child is enrolled at the time of placement;
- 53 (B) An assurance that the state agency has coordinated with appropriate local
- 54 <u>educational agencies to ensure that the child remains in the school in which the child</u>
- is enrolled at the time of placement; or
- 56 (C) If remaining in such school is not in the best interests of the child, an assurance by
- 57 <u>the Division of Family and Children Services that such division and the local</u>
- 58 <u>educational agencies have cooperated to assure the immediate and appropriate</u>
- 59 <u>enrollment in a new school, with all of the educational records of the child provided to</u>
- such new school; and
- 61 (9) A requirement that the Division of Family and Children Services of the Department
- of Human Services case manager and staff, and, as appropriate, other representatives of
- 63 the child, provide the child with assistance and support in developing a transition plan

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that is personalized at the direction of the child; includes specific options on housing, health insurance, education, local opportunities for mentors and continuing support services, and work force supports and employment services; and is as detailed as the child may elect in the 90 day period immediately prior to the date on which the child will attain 18 years of age."

**SECTION 2.** 

70 Said Code section is further amended by revising subsection (f) as follows:

"(f) When a recommendation is made that reunification services are not appropriate and should not be allowed, the report shall address each reason requiring removal and shall contain at least the following:

(1) The purpose for which the child was placed in foster care, including a statement of the reasons why the child cannot be adequately and safely protected at home and the harm which may occur if the child remains in the home, and a description of the services offered and the services provided to prevent removal of the child from the home; and (2) A clear statement describing all of the reasons supporting a finding that reasonable efforts to reunify a child with the child's family will be detrimental to the child, and that reunification services therefore need not be provided, including specific findings as to whether any of the grounds for terminating parental rights exist, as set forth in subsection (b) of Code Section 15, 11, 94 or paragraph (4) of subsection (a) of this Code section; and

(b) of Code Section 15-11-94 or paragraph (4) of subsection (a) of this Code section: and

(3) The statements, provisions, and requirements found in paragraphs (7) and (8) of subsection (c) of this Code section."

85 SECTION 3.

Said Code section is further amended by revising paragraph (7) of subsection (o) as follows:

"(7) A supplemental order of the court adopting the permanency plan must shall be entered within 30 days after the court has determined that reunification efforts will not be made by the Division of Family and Children Services of the Department of Human Services, if applicable, or within 12 months after the child is considered to have entered foster care, whichever is first, and at least every 12 months thereafter while the child is in foster care, unless the court finds good cause why such order cannot be entered by that time. The supplemental order shall include a requirement that the Division of Family and Children Services of the Department of Human Services case manager and staff, and, as appropriate, other representatives of the child, provide the child with assistance and support in developing a transition plan that is personalized at the direction of the child; includes specific options on housing, health insurance, education, local opportunities for mentors and continuing support services, and work force supports and employment

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99	services; and is as detailed as the child may elect in the 90 day period immediately prior
100	to the date on which the child will attain 18 years of age."
101	SECTION 4.
102	This Act shall become effective upon its approval by the Governor or upon its becoming law
103	without such approval.
104	SECTION 5.
105	All laws and parts of laws in conflict with this Act are repealed