Amendment - 2nd Reading-yellow - Requested by: Jennifer Carlson - (H) Committee of the Whole - 2023					
68th Legislature 2023		Drafter: Madelyn Krezowski, (406) 444-6857	HB0555.001.001		
1		HOUSE BILL NO. 555			
2		INTRODUCED BY J. CARLSON, M. CAFERRO, D. LENZ			
3					
4	A BILL FOR A	N ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO COUNSEL FOR	CHILDREN IN		
5	ABUSE AND N	NEGLECT CASES; PROVIDING QUALIFICATIONS AND PRACTICE STANDA	RDS FOR		
6	COUNSEL RE	COUNSEL REPRESENTING CHILDREN IN ABUSE AND NEGLECT CASES; REQUIRING THE			
7	DEPARTMEN	T OF PUBLIC HEALTH AND HUMAN SERVICES TO LEVERAGE AND MAXIN	VIZE FEDERAL		
8	RESOURCES	TO SUPPORT THE PROVISION OF LEGAL REPRESENTATION TO CHILDR	REN; PROVIDING		
9	RULEMAKING	GAUTHORITY; AND AMENDING SECTIONS 47-1-105 AND 47-1-121, MCA."			
10					
11	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
12					
13	Sectio	on 1. Section 47-1-105, MCA, is amended to read:			
14	"47-1-′	105. Director duties report rules. (1) The director shall supervise and	I direct the system.		
15	In addition to o	other duties assigned pursuant to this chapter, the director shall:			
16	(a)	establish the qualifications, duties, and compensation of the public defender	division		
17	administrator p	provided for in 47-1-201, hire the public defender division administrator after co	nsidering qualified		
18	applicants, and	d regularly evaluate the performance of the public defender division administrat	ior;		
19	(b)	establish the qualifications, duties, and compensation of the appellate defend	ler division		
20	administrator p	provided for in 47-1-301, hire the appellate defender division administrator after	considering		
21	qualified applic	cants, and regularly evaluate the performance of the appellate defender division	n administrator;		
22	(c)	establish the qualifications, duties, and compensation of the conflict defender	division		
23	administrator p	provided for in 47-1-401, hire the conflict defender division administrator after co	onsidering		
24	qualified applic	cants, and regularly evaluate the performance of the conflict defender division a	administrator; and		
25	(d)	establish the qualifications, duties, and compensation of the central services	division		
26	administrator p	provided for in 47-1-119, hire the central services division administrator after co	nsidering qualified		
27	applicants, and	d regularly evaluate the performance of the central services division administra	tor.		



Amendment - 2nd Reading-yellow - Requested by: Jennifer Carlson - (H) Committee of the Whole

- 2023	-				
68th Legislature 2023		Drafter: Madelyn Krezowski, (406) 444-6857 HB0555.001.0	01		
1	(2)	The director shall establish statewide standards for the qualification and training of attorneys			
2	providing publi	c defender services to ensure that services are provided by competent counsel and in a manne	ər		
3	that is fair and	consistent throughout the state. The standards must take into consideration:			
4	(a)	the level of education and experience that is necessary to competently handle certain cases			
5	and case types	, such as criminal, juvenile, abuse and neglect, civil commitment, capital, and other case types,			
6	including case	es on appeal, in order to provide effective assistance of counsel;			
7	(b)	acceptable caseloads and workload monitoring protocols to ensure that public defender			
8	workloads are	e manageable;			
9	(c)	access to and use of necessary professional services, such as paralegal, investigator, and			
10	other services	that may be required to support a public defender in a case;			
11	(d)	continuing education requirements for public defenders and support staff;			
12	(e)	practice standards;			
13	(f)	performance criteria; and			
14	(g)	performance evaluation protocols.			
15	<u>(3)</u>	In addition to the director's duties to establish statewide standards under subsection (2), the			
16	director shall e	stablish specific standards for the qualification and training of attorneys providing public defendence	<u>ler</u>		
17	<u>services to</u> <u>a c</u>	hild in an abuse and neglect case. The standards must take into consideration:			
18	<u>(a)</u>	additional training required to competently represent a child, which may include:			
19	<u>(i)</u>	methods for communicating with a child in a developmentally appropriate manner;			
20	<u>(ii)</u>	methods for presenting child testimony and alternatives to direct testimony;			
21	<u>(iii)</u>	early childhood, child, and adolescent development;			
22	<u>(iv)</u>	the dynamics of abuse and neglect, child sexual abuse, trauma, grief, and attachment;			
23	<u>(v)</u>	mental health issues, substance abuse issues, and the impact of domestic violence; and			
24	<u>(vi)</u>	available services and community resources for families;			
25	<u>(b)</u>	continuing education requirements specific to representing a child; and			
26	<u>(c)</u>	practice standards for representing a child, which may include:			
27	(i)	ensuring the child understands the role of counsel in the proceedings, including counsel's du	y		



Amendment - 2nd Reading-yellow - Requested by: Jennifer Carlson - (H) Committee of the Whole

Who - 202				
	egislature 2023 Drafter: Madelyn Krezowski, (406) 444-6857 HB0555.001.00			
1	to maintain confidentiality, provide loyal and independent legal representation, and to advocate for the child's			
2	position;			
3	(ii) taking all steps reasonably necessary to represent the child in the proceedings, including but			
4	not limited to interviewing the child, advising the child of the child's rights, educating the child about the legal			
5	process, informing the child of the child's options, counseling the child's decisionmaking, preparing a case			
6	theory and strategy, preparing for and participating in negotiations and hearings, and drafting and submitting			
7	otions, memoranda, and orders;			
8	(iii) reviewing and accepting or declining, after appropriate consultation with the child, any			
9	proposed stipulation for an order affecting the child and explaining to the court the basis for any opposition to			
10	the proposed stipulation:			
11	(iv) taking action counsel considers appropriate to expedite the proceedings and the resolution of			
12	contested issues;			
13	(v) maintaining frequent and intentional contact with the child, at a minimum, prior to and after			
14	each court hearing, after every placement change, and no less than one in-person meeting every 3 months;			
15	(vi) as directed by the child, consulting with the child's court-appointed special advocate or			
16	guardian ad litem in accordance with the rules of professional conduct, communicating and collaborating with			
17	all other parties to the case;			
18	(vii) investigating and taking necessary legal action regarding the child's medical, mental health,			
19	social, and educational needs and overall well-being;			
20	(viii) visiting the home, residence, or any prospective residence of the child, including each time the			
21	placement is changed;			
22	(ix) seeking court orders or taking any other necessary steps in accordance with the child's			
23	direction to ensure that the child's health, mental health, educational, developmental, cultural, and placement			
24	needs are met; and			
25	(x) ensuring opportunities for the meaningful participation of the child in court hearings and other			
26	case events, including advising the child of the right to participate in the proceedings. If the child does not wan			
27	to participate or wishes to waive the right to attend after being informed of the right and the nature of the			



Amendment - 2nd Reading-yellow - Requested by: Jennifer Carlson - (H) Committee of the Whole

- 2023 68th Legislature 2023		Drafter: Madelyn Krezowski, (406) 444-6857	HB0555.001.001	
1	<u>proceedings, c</u>	counsel for the child shall inform the court of the child's decision not to atte	nd.	
2	(3) (4)	The director shall also:		
3	(a)	review and approve the strategic plan and budget based on proposals su	ubmitted by the public	
4	defender divisi	ion administrator, the central services division administrator, the appellate	defender division	
5	administrator, and the conflict defender division administrator;			
6	(b)	review and approve any proposal to create permanent staff positions;		
7	(c)	establish policies and procedures for handling excess caseloads;		
8	(d)	establish policies and procedures to ensure that detailed expenditure an	d caseload data is	
9	collected, reco	orded, and reported to support strategic planning efforts for the system; and	t	
10	(e)	examine workloads and workload standards for all levels within the office	e of state public	
11	defender and include its findings in the biennial report provided for in 47-1-125.			
12	(4)<u>(</u>5)	The office of state public defender shall adopt administrative rules pursu	ant to the Montana	
13	Administrative	Procedure Act to implement the provisions of this chapter."		
14				
15	Sectio	on 2. Section 47-1-121, MCA, is amended to read:		
16	"47-1-′	121. Contracted services. (1) The director shall establish standards for	a statewide contracted	
17	services progra	am to be managed by the central services division provided for in 47-1-119). The director shall	
18	ensure that cor	ntracting for public defender services is done fairly and consistently statew	ide and within each	
19	public defender region.			
20	(2)	There is a contract manager position in the central services division hired	d by the central	
21	services divisio	on administrator. The contract manager is responsible for the administrativ	e oversight of	
22	contracting for attorney and nonattorney support for units of the office of state public defender.			
23	(3)	All contracting pursuant to this section is exempt from the Montana Proc	urement Act as	
24	provided in 18-	-4-132.		
25	(4)	Contracts may not be awarded based solely on the lowest bid or provide	compensation to	
26	contractors based solely on a fixed fee paid irrespective of the number of cases assigned.			
27	(5)	Contracting for attorney services must be done through a competitive pro	ocess that must, at a	

