1 AN ACT concerning State government.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Children and Family Services Act is amended
by changing Sections 9.1 and 9.3 as follows:

6 (20 ILCS 505/9.1) (from Ch. 23, par. 5009.1)

7 Sec. 9.1. The Department shall adopt rules no later than January 1, 2026 regarding The parents or guardians of the 8 9 estates of children accepted for care and training under the Juvenile Court Act or the Juvenile Court Act of 1987, or 10 through a voluntary placement agreement with the parents or 11 guardians shall be liable for the payment to the Department, 12 or to a licensed or approved child care facility designated by 13 14 the Department of sums representing charges for the care and training of those children at a rate to be determined by the 15 16 Department. The Department shall establish a standard by which shall be measured the ability of parents or quardians to pay 17 for the care and training of their children, and shall 18 19 implement the standard by rules governing its application. The standard and the rules shall take into account ability to pay 20 21 as measured by annual income and family size. Medical or other treatment provided on behalf of the family may also be taken 22 into account in determining ability to pay if the Department 23

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1 concludes that such treatment is appropriate. In addition, the 2 Department may provide by rule for referral of Title IV-E foster care maintenance cases to the Department of Healthcare 3 and Family Services for child support enforcement services 4 5 under Title IV-D of the Social Security Act. It is the policy of the State that in order to preserve the financial security 6 of a child's parent seeking reunification, the Department will 7 8 not refer cases for child support enforcement services or seek 9 an assignment of rights of child support regarding any child 10 prior to the permanency goal of return home being ruled out by 11 the court in accordance with the Juvenile Court Act of 1987. 12 The Department may refer cases for child support enforcement services, consistent with rules, after the permanency goal of 13 14 return home has been ruled out by the court in accordance with the Juvenile Court Act of 1987. The Department shall adopt 15 16 rules by January 1, 2026 establishing additional policies or 17 criteria to consider to ensure compliance with this Section and federal law regarding referral for child support 18 enforcement or assignment of rights of child support for 19 20 children where a return home goal has been ruled out in accordance with the Juvenile Court Act of 1987. The Department 21 22 shall consider "good cause" as defined in regulations 23 promulgated under Title IV-A of the Social Security Act, among other criteria, when determining whether to refer a case and, 24 25 upon referral, the parent or guardian of the estate of a child 26 who is receiving Title IV-E foster care maintenance payments

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shall be deemed to have made an assignment to the Department of any and all rights, title and interest in any support obligation on behalf of a child. The rights to support assigned to the Department shall constitute an obligation owed the State by the person who is responsible for providing the support, and shall be collectible under all applicable processes.

8 The acceptance of children for services or care shall not 9 be limited or conditioned in any manner on the financial 10 status or ability of parents or guardians to make such 11 payments.

12 (Source: P.A. 95-331, eff. 8-21-07.)

13 (20 ILCS 505/9.3) (from Ch. 23, par. 5009.3)

14 Sec. 9.3. Declarations by parents and quardians. 15 Information requested of parents and guardians shall be 16 submitted on forms or questionnaires prescribed by the Department or units of local government as the case may be and 17 shall contain a written declaration to be signed by the parent 18 19 or guardian in substantially the following form:

"I declare under penalties of perjury that I have examined this form or questionnaire and all accompanying statements or documents pertaining to my income, or any other matter having bearing upon my status and ability to provide payment for care and training of my child, and to the best of my knowledge and belief the information supplied is true, correct, and SB3367 Engrossed - 4 - LRB103 37280 KTG 67401 b

1 complete".

2 A person who makes and subscribes a form or questionnaire 3 which contains, as herein above provided, a written declaration that it is made under the penalties of perjury, 4 5 knowing it to be false, incorrect or incomplete, in respect to any material statement or representative bearing upon the 6 7 parent's or guardian's status as a parent or guardian, or upon 8 the parent's or quardian's income, resources, or other matter 9 concerning the parent's or guardian's ability to provide 10 parental payment, shall be subject to the penalties for 11 perjury provided for in Section 32-2 of the Criminal Code of 12 2012.

Parents who refuse to provide such information after three written requests from the Department will be liable <u>to the</u> extent liability is consistent with the standards and rules described in Section 9.1 for the full cost of care provided, from the commencement of such care until the required information is received.

19 (Source: P.A. 103-22, eff. 8-8-23.)

20 Section 99. Effective date. This Act takes effect upon 21 becoming law.