



General Assembly

January Session, 2013

**Raised Bill No. 833**

LCO No. 2906



Referred to Committee on CHILDREN

Introduced by:  
(KID)

**AN ACT ADDRESSING THE MEDICAL AND EDUCATIONAL NEEDS  
OF CHILDREN.**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsection (b) of section 46b-129 of the general statutes is  
2 repealed and the following is substituted in lieu thereof (*Effective*  
3 *October 1, 2013*):

4 (b) If it appears from the specific allegations of the petition and  
5 other verified affirmations of fact accompanying the petition and  
6 application, or subsequent thereto, that there is reasonable cause to  
7 believe that (1) the child or youth is suffering from serious physical  
8 illness or serious physical injury or is in immediate physical danger  
9 from the child's or youth's surroundings, and (2) [that] as a result of  
10 said conditions, the child's or youth's safety is endangered and  
11 immediate removal from such surroundings is necessary to ensure the  
12 child's or youth's safety, the court shall either (A) issue an order to the  
13 parents or other person having responsibility for the care of the child  
14 or youth to appear at such time as the court may designate to  
15 determine whether the court should vest the child's or youth's

16 temporary care and custody in a person related to the child or youth  
17 by blood or marriage or in some other person or suitable agency  
18 pending disposition of the petition, or (B) issue an order ex parte  
19 vesting the child's or youth's temporary care and custody in a person  
20 related to the child or youth by blood or marriage or in some other  
21 person or suitable agency. A preliminary hearing on any ex parte  
22 custody order or order to appear issued by the court shall be held not  
23 later than ten days after the issuance of such order. The service of such  
24 orders may be made by any officer authorized by law to serve process,  
25 or by any probation officer appointed in accordance with section 46b-  
26 123, investigator from the Department of Administrative Services, state  
27 or local police officer or indifferent person. Such orders shall include a  
28 conspicuous notice to the respondent written in clear and simple  
29 language containing at least the following information: (i) That the  
30 order contains allegations that conditions in the home have  
31 endangered the safety and welfare of the child or youth; (ii) that a  
32 hearing will be held on the date on the form; (iii) that the hearing is the  
33 opportunity to present the parents' position concerning the alleged  
34 facts; (iv) that an attorney will be appointed for parents who cannot  
35 afford an attorney; (v) that such parents may apply for a court-  
36 appointed attorney by going in person to the court address on the form  
37 and are advised to go as soon as possible in order for the attorney to  
38 prepare for the hearing; (vi) that such parents, or a person having  
39 responsibility for the care and custody of the child or youth, may  
40 request the Commissioner of Children and Families to investigate  
41 placing the child or youth with a person related to the child or youth  
42 by blood or marriage who might serve as a licensed foster parent or  
43 temporary custodian for such child or youth. The commissioner, where  
44 practicable, shall investigate such relative or relatives prior to the  
45 preliminary hearing and provide a report to the court at such hearing  
46 as to such relative's suitability; and (vii) that if such parents have any  
47 questions concerning the case or appointment of counsel, any such  
48 parent is advised to go to the court or call the clerk's office at the court  
49 as soon as possible. Upon application for appointed counsel, the court

50 shall promptly determine eligibility and, if the respondent is eligible,  
51 promptly appoint counsel. The expense for any temporary care and  
52 custody shall be paid by the town in which such child or youth is at  
53 the time residing, and such town shall be reimbursed for such expense  
54 by the town found liable for the child's or youth's support, except that  
55 where a state agency has filed a petition pursuant to the provisions of  
56 subsection (a) of this section, the agency shall pay such expense. The  
57 agency shall give primary consideration to placing the child or youth  
58 in the town where such child or youth resides. The agency shall file in  
59 writing with the clerk of the court the reasons for placing the child or  
60 youth in a particular placement outside the town where the child or  
61 youth resides. Upon issuance of an ex parte order, the court shall  
62 provide to the commissioner and the parent or guardian specific steps  
63 necessary for each to take to address the ex parte order for the parent  
64 or guardian to retain or regain custody of the child or youth. Upon the  
65 issuance of such order, or not later than sixty days after the issuance of  
66 such order, the court shall make a determination whether the  
67 Department of Children and Families made reasonable efforts to keep  
68 the child or youth with his or her parents or guardian prior to the  
69 issuance of such order and, if such efforts were not made, whether  
70 such reasonable efforts were not possible, taking into consideration the  
71 child's or youth's best interests, including the child's or youth's health  
72 and safety. Any person or agency in which the temporary care and  
73 custody of a child or youth is vested under this section shall have the  
74 following rights and duties regarding the child or youth: (I) The  
75 obligation of care and control; (II) the authority to make decisions  
76 regarding routine medical treatment, education, school counseling and  
77 emergency medical, psychological, psychiatric or surgical treatment;  
78 and (III) such other rights and duties that the court having jurisdiction  
79 may order.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2013	46b-129(b)

***Statement of Purpose:***

To provide the Department of Children and Families or other appointed guardian with the authority to meet the medical and educational needs of a child under an order of temporary care and custody.

*[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]*