Alone Without a Home: A Call to Transform Illinois’ Family Regulation System

Civil liberties and rights do not diminish simply because youth become system-involved
For more than 35 years, the ACLU of Illinois has fought to protect the rights of families entangled with the so-called child welfare system. We have focused on “youth in care” because when youth are taken into State custody, they frequently are placed in circumstances ripe for abuse. Yet, these youth frequently see their rights trampled without redress – all on the State’s watch – in a “foster care” system far more aptly named the “family regulation system.” Injustices like these led us to file the *BH v. Smith* federal class action lawsuit on behalf of youth removed from their families and deprived of basic services and safe living conditions while in government custody. We remain committed to this litigation, and in recent years, we have broadened our policy advocacy work because Illinois’ foster youth interface with a bureaucratic, constitutionally offensive system that purports to protect them when it actually impinges on their freedoms, including their rights to maintain relationships with family members, be free from mistreatment by foster parents and case workers, live in the least restrictive family-like setting, receive services regardless of their sexual orientation or gender identity, and make age-appropriate decisions about their own bodies.

The number of youth at risk for system-imposed abuse continues to rise even though it could be avoided by providing families with services and supports while families remain intact. Illinois anticipates more than 23,000 youth will be in the care and custody of the Illinois Department of Children and Family Services (DCFS) this fiscal year – a remarkable 26 percent increase in five years’ time. This disturbing increase in the number of youth entering the Illinois system is out-of-step with national trends. According to the most recent annual data from the federal government comparing all 50 states, the District of Columbia, and Puerto Rico, the nation experienced the largest decrease in foster care caseloads since 2014, but Illinois was one of just three states to experience

"While Illinois’ overall population of youth under 18 has decreased, the population of youth in care is projected to grow by more than 26% within a five year period. These are youth separated from their families of origin as a result of neglect and abuse allegations. Based on current foster youth population projections, the rate of abuse and neglect of youth in care continues to increase year over year."

"FY2019 ← FEWER >18 YRS IN IL OVERALL 26% MORE YOUTH IN CARE IN IL ← FY2023"
an increase in youth entering foster care. Likewise, Illinois is one of only seven states that saw foster care caseloads increase, and the growth in Illinois exceeded even those seven states’ expansion by thousands of youth. More and more families across the State face the risk of being forcibly separated from one another with youth entering a family regulation system plagued by insufficient service capacity, inadequate health care, and the longest lengths of stay in the nation. This unnecessary and unsustainable growth is placing increased demand on an already over-burdened and under-performing system.

The explosion of Illinois’ foster care caseloads is simply one in a long series of systemic indicators signaling that DCFS is not adequately carrying out its responsibilities, including acting as the legal parent for each of these youth. The signs exist throughout the system.

Once DCFS has taken a youth into their custody, DCFS has obligations to provide for the youth’s well-being. Yet, after separating youth from their families in the name of “safety” and “protection,” DCFS frequently fails to fulfill its obligations. Many of these youth still do not have their needs met or rights protected even though DCFS is now serving as their legal parent:

- **Right to be free of abuse and neglect.** The rate of abuse and neglect of youth in DCFS’ care – youth DCFS has removed from families because of neglect and abuse only to be victimized again while in DCFS custody – has nearly tripled in a decade and it reached a new high with youth of color experiencing the largest increase.

- **Right to personal relationships, family, and community.**
  - Youth in Illinois spend longer languishing without a permanent home than youth in any other family regulation system across the country.
  - Youth with significant needs are moved out of state each year because DCFS has not found a home for them in Illinois.
• **Right to be treated with dignity and not warehoused.** Each year, hundreds of youth remain in residential treatment centers instead of home environments because DCFS fails to identify and procure appropriate community-based services the youth and their caregivers need.

• **Right to bodily autonomy and movement.** Scores of youth remain locked into psychiatric hospitals, sometimes months after they should be released, because there are not adequate placements and services for them. Scarce resources are going to systems that fail to protect — and even violate — youth’s rights:

  • DCFS requested $1.415B for the fiscal year 2023 budget to provide care for 23,453 youth in DCFS’ custody. That’s an average of more than $51K per youth — money spent for youth to remain separated from their families — while DCFS fails to develop the community-based supports needed to strengthen families and address financial barriers that contribute to family instability.

  • DCFS fails to leverage federal funds to subsidize the provision of legal counsel for youth in care so all youth have legal representation to zealously advocate on their behalf, a protection that is already guaranteed to youth in 36 other states and DC.

Most youth face significant challenges in this system, but some Illinois youth fare worse:

• Black youth are over 25 times more likely to enter the family regulation system than their white peers in Illinois. In 41 other states, Black youth are treated more comparably than in Illinois.

• At every point in the system, including restrictive out-of-home care placement settings, Black youth are overrepresented.

• LGBTQ youth are too often denied gender affirming care and placement because of gender identity.
“[W]hen the State takes a person into its custody and holds him there against his will, the Constitution imposes upon it a corresponding duty to assume some responsibility for his safety and general well-being ... The affirmative duty to protect arises not from the State's knowledge of the individual's predicament or from its expressions of intent to help him, but from the limitation which it has imposed on his freedom to act on his own behalf ... it is the State's affirmative act of restraining the individual's freedom to act on his own behalf – through incarceration, institutionalization, or other similar restraint of personal liberty – which is the "deprivation of liberty" triggering the protections of the Due Process Clause.”
We must transform and refocus our approach to addressing child neglect and abuse: youth deserve safe homes and access to the resources that will provide those safe spaces. Separating families is a massive disruption that often results in long-term harm spanning years, and even generations. Given that, DCFS must be redirected to invest far more heavily in families by developing practical programs and services – and directing substantial resources – to help families remain together, rather than finding placements for youth once they are removed.

The stated goals of the family regulation system are to provide youth safety, permanency, and well-being. Yet, youth placed “in care” by the family regulation system generally fare poorly – as a group, they have lower educational attainment, reduced lifetime earnings, higher health needs, and increased contact with the criminal legal system. Placement in the family regulation system may not actually protect a youth, as youth are abused and neglected at an increasingly alarming rate in the system and frequently go without the vital supports and services they need and are entitled to, including adequate healthcare and a stable home. The pervasive overrepresentation of Black youth in the family regulation system means Black youth and families are disproportionately experiencing this harm. Thus, any actions taken to fundamentally change the systemic response favoring the separation of youth from their families must center on Black youth and families by listening to and learning from their lived experiences.

When DCFS pursues family separation, youth and their families deserve fairness in the removal process and individualized services that prioritize family reunification, including immediate and frequent family visitation. When a determination is made that removal is necessary, the parents or legal guardians and youth must have due process, including access to quality legal counsel throughout the investigation. Once a fair and impartial determination has been made, DCFS should immediately begin to create support services that chart a path toward family reunification. And when a family is reunited, DCFS should partner with that family to develop a plan to reduce the family’s potential future engagement with the family regulation system, including providing continued support and removing any stigma or barriers that follow a family after interactions with DCFS. Most importantly, the voice of youth must be included in that path from beginning to end.

In short, the goal is to transform DCFS into a system that partners with families to create an environment where youth and families can be safe and successful, rather than regulated by a system that surveils and punishes families in crisis. With careful consideration and cautious investment, this goal can be achieved limiting harm to youth and families across Illinois.
AVOID THE HARMS AND TRAUMA CAUSED BY DCFS INVOLVEMENT

PROTECT YOUTH’S RIGHTS TO FAMILY

Strengthen Youth and Families:

- Strengthen parents’ capacity to care for youth at home by allowing them to utilize funds that have traditionally been earmarked to pay for foster care.
- Increase families’ access to high-quality legal assistance to proactively address reasons families may be separated including housing and employment discrimination, lack of access to public benefits, access to stable, safe, and affordable housing, educational supports, intimate partner violence, and other family law issues. Free or low-cost legal assistance should be available to families in need.
- Amend Illinois’ drug exposed infant statute to align with the protections provided by the Illinois Reproductive Health Act.
- Reduce collateral consequences of DCFS system-involvement:
  - Streamline and simplify the process parents can use to have their records cleared within a reasonable amount of time following their successful completion of DCFS intervention.
  - Limit disclosure of DCFS records for employer and professional licensing determinations.

Prevent Unjust Forced Family Separation:

- Require DCFS to demonstrate evidence of specific, meaningful actions DCFS has taken to avoid forcible family separation and why no service arrangement or other in-home interventions could sufficiently decrease DCFS’ concerns in court proceedings.
- Require the Court to make findings regarding how the trauma of family separation may impact each youth’s well-being as part of the Court’s best interest analysis in removal hearings.
- Prevent any “end run” around the due process rights and protections families are entitled to receive during the removal process by establishing a state-funded right to legal counsel for families at the very first point of DCFS’ investigation.
- Disentangle factors tied to poverty from the maltreatment definition of “neglect.”
- Disaggregate systemwide data to root out bias and institute a blind removal protocol.
Protect Youth in Care:

- Implement oversight and accountability measures to ensure high-quality care to youth:
  - Prohibit improper restraint of DCFS youth, including shackling and overreliance on or inappropriate use of chemical, physical and mechanical restraints.
  - Require dependency court oversight for the use of restraints and placement in residential treatment centers and crisis hospitals.
  - Enforce and strengthen mandates prohibiting discrimination against youth in care.
  - Amend the Illinois Foster Children's Bill of Rights to provide meaningful mechanisms for youth to enforce their rights.

- Increase and improve youth’s access to legal counsel:
  - Establish a statutory right to client-directed, state funded legal representation for every youth in care at all phases of case proceedings.
  - Deliver support to the youth through a multi-disciplinary legal representation team that includes social workers, peer mentors, and system navigators.

- Increase and enhance family connections:
  - Require that DCFS provide evidence at all hearings demonstrating affirmative, active efforts to prevent the breakup of kin/family and that those efforts have and continue to prove unsuccessful.
  - Adopt more rigorous legal standards that require DCFS to engage in meaningful, active, ongoing, solution-oriented efforts to remove all barriers to frequent quality contact between youth and their family members regardless of the permanency goal.
ENDNOTES

1 As used in this document, “youth” is intended to cover references to children, minors, young adults, and young people. The word “youth” is used for brevity.

2 B.H. v. Johnson, No. 88-cv-5599 (N.D. Ill. 1988). The name of the Defendant changes with each new DCFS Director to reflect that name of the DCFS Director appointed at the time of a specific filing.


6 See DeShaney v. Winnebago Cnty. Dept. of Soc. Servs., 489 U.S. 189, 199 (1989) (“when the State takes a person into its custody and holds him there against his will, the Constitution imposes upon it a corresponding duty to assume some responsibility for his safety and general well-being”).


8 Conditions of Children, supra note 7 at 1-10, 1-11.

9 Budget Proposal, supra note 3, at 5-6.


12 Id.


14 As a result of the inadequate treatment and care provided for LGBTQ youth in DCFS' care, remedies are sought through the B.H. v. Smith class action litigation; see also Ill. Off. of the Auditor Gen., Performance Audit of Department of Children and Family Services LGBTQ Youth in Care at iii-viii (Feb. 2021), http://auditor.illinois.gov/Audit-Reports/Performance-Special-Multi/Performance-Audits/2021_RELEASES/21-DCFS-LGBTQ-Youth-in-Care-Perf-Full.pdf.