



MAJF

MASSACHUSETTS ASSOCIATION OF JEWISH FEDERATIONS

To: Senator Karen Spilka, Chair, Joint Committee on Children and Families
Representative Cheryl Coakley-Rivera, Chair, Joint Committee on Children and Families
Members of the Joint Committee on Children and Families

From: Jim Shinker, President, Massachusetts Association of Jewish Federations
Seymour Friedland, Executive Director, Jewish Family & Children's Service
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MAJF Federations
Greater Boston Jewish Philanthropies
Jewish Federation of the Berkshires
Jewish Federation of Central Massachusetts
Jewish Federation of Greater New Bedford
Jewish Federation of Greater Springfield
Jewish Federation of the North Shore
Merrimack Valley Jewish Federation

Testimony in Support of S75
April 4, 2007

Thank you for the opportunity to urge you to support S75, "Further Regulating the Placement of Certain Children."

MAJF represents the government affairs interests of the Jewish Federations in Boston, Berkshire County, Greater Springfield, Central Massachusetts, Merrimack Valley, the North Shore, and Greater New Bedford. Our member federations are proud to be affiliated with a network of social service providers, including the Jewish Family Service agencies, that deliver a comprehensive array of services to individuals of all faiths and their families.

Last year, the legal definition of "placement agencies" (Chapter 28A, Section 9) was amended via an unrelated legislative vehicle to allow a well respected Massachusetts "for-profit" foster care agency, the ability to provide foster care placement services without the need to partner with a "non-profit" placement agency.

However, in the process of allowing "for-profit" foster care agencies to engage in foster placement services, the Commonwealth also unintentionally allowed for "for-profit" adoption placements in Massachusetts, a task that up until now had been the exclusive responsibility of the "non-profit" community. The introduction of for-profit adoption agencies will, as it has in other states, drive up the cost of adoption dramatically, force existing non-profit adoption agencies out of business, and cause untold harm to children, birth parents and families wishing to adopt.

As you know, the technical correction bill that is now before your committee is the exact same language that was passed by both the House and Senate with unanimous support and sent to

Governor Romney on the last day of the last legislative session. Unfortunately, the Governor abrogated his responsibility for child welfare when he chose to pocket veto the legislation.

Unlike foster care, adoption agencies do not have mandated fee limitations. Therefore, an adoption agency (whether "for-profit" or "non-profit") determines the fee they may charge to prospective parents in addition to determining how they may provide financial assistance to birth parents. It is not uncommon for "for-profit" adoption agencies to **"assist" birth parents by** providing them with large sums of money, cars, or even luxury housing accommodations if they make adoption plans for their child.

Offering financial incentives to birth parents in exchange for the termination of their parental rights is not only morally and ethically reprehensible, but will also significantly increase the cost of adoption for families in Massachusetts. In states where "for profit" adoptions are legal, the cost of procurement is transferred to adoptive parents through increased fees. For example, in Louisiana a birth mother may be given stipends totaling tens of thousands of dollars, a new car, and housing in a fancy condominium in exchange for terminating her parental rights. Once a birth mother is lured by these items, she is coerced to sign a document stating that she fully understands that she would be required to return all the money and gifts given to her if she does not agree with the adoption plan after the baby is born.

The consequences for this change are also far reaching. Prospective adoptive parents seeking children from foreign countries will likely be confused with the entry of out-of-state "for-profit" operators, because many foreign countries allowing U.S. adoptions work exclusively with "non-profit" agencies.

The profit made by an individual or by an agency should never be the paramount issue in an adoption placement. Rather, what is in the best interest of the child should outweigh any and all issues regarding the bottom line. That is why "non-profit" adoption agencies charge prospective adoptive parents reasonable fees for services rendered instead of "what the market will bear." Unlike for-profit adoption agencies who often will work only with birth parents and children who will yield the greatest profit for their firms, non-profit agencies work with all birth parents and all children including those with special needs, even if they are harder to place and yield little or no profit for them.

"Non-profit" adoption agencies require transparent operations and procedures protecting the long term interests of all members of the adoption triad (birth parents, adoptive parents, and child) and statewide standards and mandates are accepted and practiced universally by all "non-profit" groups participating in adoptions in Massachusetts. This is why The Child Welfare League of America Standards for Excellence in Adoption Practice state: "Adoption as a child welfare service for children is best provided through an authorized public child welfare agency or voluntary, nonprofit adoption agency....."

Adoption is also a life long journey which often leads those touched by it to seek the assistance of adoption professionals with ongoing knowledge of their situation. Unlike "non-profit" agencies, "for-profit" adoption agencies do not offer ongoing counseling or a mechanism for people to maintain contact over the years with access to professional help when needed. Instead,

“for profit” adoption agencies assess their bottom line in terms of the numbers of placements and the financial gains made from those placements, rather than committing themselves to the long term health and wellbeing of children and families. The “non-profit” adoption agencies currently functioning in Massachusetts are committed to the long-term support of the children, birth parents, and adoptive parents that they serve.

The Commonwealth of Massachusetts has always been a leader in setting high ethical standards for adoption practice. Massachusetts social welfare professionals, adoption attorneys and others involved in the day-to-day work of adoption have always been an essential and critical component in the process of amending legislation regarding children, birth parents and adoptive families. Unfortunately, the consequences of this change only came to light after the law went into effect.

The door to “for-profit” adoption will remain open until this change in the definition of “placement agency” as it relates to adoption is amended. As such, it is imperative that S75 be passed as soon as possible.

MAJF is committed to serving and protecting the interests of adopted children, birth parents and adoptive parents while maintaining the highest ethical standards in the area of adoption. We urge the Committee to support this legislation and close the door to “for-profit” adoption in Massachusetts before it is too late.