



ANNUAL REPORT FOR STATE FISCAL YEAR 2012

CHILD PROTECTIVE SERVICES EXPEDITED SUBSTANCE ABUSE TREATMENT FUND

OVERVIEW

Laws 1998, Chapter 10, Section 21 (HB 2645) established through Arizona Revised Statute § 8-812 the “Child Protective Services Expedited Substance Abuse Treatment Fund.”

A.R.S. § 8-812(F) requires the Department to make the following information available to the public upon request and on the DES website:

- The number and percentage of parents and guardians who are offered treatment paid for with fund monies and who complete treatment.
- The number of cases and children who are able to remain with or are returned to the custody of their parents or guardians as a result, in whole or in part, of treatment paid for with fund monies.
- The number of children who receive expedited permanent placement as a result of the availability of services paid for with fund monies.
- Data for cases that are part of expedited dependency proceedings.

PROGRAM IMPLEMENTATION

As a result of the fiscal year 2009 and 2010 lump sum reductions, the Department ceased to operate the Expedited Substance Abuse Treatment Program.