Children Receiving Child Support

DEFINITION

Children receiving child support is the percentage of parents who make child support payments on time and in full as indicated in the Rhode Island Office of Child Support Services system. The percentage does not include cases in which paternity has not been established or cases in which the non-custodial parent is not under a court order because he/she cannot be located. Court orders for child support and medical support require establishment of paternity.

SIGNIFICANCE

Child support is a major part of the safety net for children and families. In 2018, one in five U.S. children (14.7 million) received public child support services. Child support provides a mechanism for non-custodial parents (usually fathers) to contribute to the financial and medical support of their children. Child support programs can encourage responsible co-parenting and increase the reliability of child support paid by helping custodial parents locate the non-custodial parent, establishing paternity and support orders, and monitoring and enforcing child support obligations.

Child support is a critical tool to provide resources for children living in poverty. The receipt of child support payments can significantly improve the economic well-being of a child growing up in a family with a non-resident parent. In 2015, child support kept 790,000 U.S. children out of poverty, and for poor custodial parents that received full child support, these payments represented more than half (58%) of their mean personal income. Custodial parents who receive steady child support payments are less likely to rely on public assistance programs and more likely to find work than those who do not.

For many families, even when a child support order is in place, payments can be unreliable. Non-custodial parents of poor children are often poor themselves and have limited ability to provide financial support to their children. Incarcerated parents with active child support orders are unable to pay while in prison, and may face legal and financial burdens upon release.

Child support systems that encourage relationship building with the co-parent and positive parenting can strengthen parent-child relationships and increase child support payments. Non-custodial parents who pay regular child support are more involved with their children, providing them with critical emotional support and care. Child support reduces the risk of maltreatment and has a positive effect on children’s academics and behavior.

As of December 1, 2019, there were 70,916 children in Rhode Island’s Office of Child Support Services system, including private, interstate, and IV-D cases (i.e., families receiving RI Works, Rite Care, or child-care assistance). Forty-eight percent of the children in the Child Support system with a known Rhode Island residence lived in the four core cities. Half (51%) of non-custodial parents under court order in Rhode Island were making child support payments on time and in full.

In 2019, the Rhode Island Office of Child Support Services collected $94.1 million in child support, a decrease of about $504,000 over the previous year. Eighty-seven percent ($81.9 million) of the funds collected were distributed directly to families and the remainder was retained by the state and federal governments as reimbursement for RI Works (cash assistance), Rite Care health coverage, and other expenses.

In Federal Fiscal Year (FFY) 2018, the Rhode Island Office of Child Support Services collected $5.48 for every $1.00 Rhode Island spent on administering the program.

During FFY 2019, there were 17,258 court orders for non-custodial parents to provide medical insurance and 10,368 orders for non-custodial parents to contribute funds toward medical coverage. About $5.4 million in payments was retained by the state to offset the cost of Rite Care, while approximately $2.1 million was disbursed directly to families to offset the cost of private health insurance coverage or other medical expenses.

In 2017, the Rhode Island General Assembly passed a law that allows the Office of Child Support Services to automatically file a motion to modify or a motion for relief when a noncustodial parent is or will be incarcerated for 180 days or more. This law also clarifies that incarceration may not be considered by the court as “voluntary unemployment.”
Children Receiving Child Support

As of December 1, 2019, Rhode Island’s Office of Child Support Services system included 4,298 children enrolled in the cash assistance program (RI Works).21

In December 2019, the average child support obligation for children enrolled in RI Works was $314 per month, compared to an average child support obligation of $420 per month for children in non-RI Works families.22 (Calculations for child support payments are based on both parents’ incomes, so it is expected that the average child support obligation for children enrolled in RI Works would be lower.)

In Rhode Island, only the first $50 of child support paid on time each month on behalf of a child receiving RI Works cash assistance (called a “pass-through” payment) goes to the custodial parent caring for the child. The remainder of the payment is retained by the federal and state governments as reimbursement for assistance received through RI Works.23

An average of 383 families received at least one “pass-through” payment each month, for a total of $223,996 paid to families enrolled in RI Works in FFY 2019.24

States have the option to pass through a part or all of a family’s child support payment to families and to disregard this income when calculating the amount of a family’s cash assistance benefit. Rhode Island limits the pass-through amount to $50, regardless of the number of children in the household. Some states pass through up to $100 per month for one child (and up to $200 per month for two or more children) and others, like Colorado and Minnesota, pass through the entire child support payment.25,26

More generous child support pass-through policies for families receiving cash assistance provide a greater incentive for custodial parents to seek child support and for noncustodial parents to make regular payments, because more of the child support payment goes to the child. Increased pass-throughs could therefore increase total child support collections, increase custodial family income, and potentially encourage constructive coparenting.27,28

The percentage of children in the Rhode Island child support system with paternity established increased from 88% of children in 2010 to 96% of children in 2015 but has since fallen to 89% in 2019.16

When applying for cash assistance, child care assistance, or RIte Care, parents are asked to provide information on the other parent to the Office of Child Support Services. This information is used to establish paternity (if not already established), and to seek child support payments and/or medical support. Victims of domestic violence can apply for a waiver of this requirement if providing this information could endanger themselves or their children.17,18

In FFY 2018, Rhode Island had the lowest rate of court orders established for child support in New England (Maine – 95%; Connecticut – 94%; Vermont – 90%; Massachusetts – 88%; New Hampshire – 82%; Rhode Island – 75%). The national average for cases with child support orders established is 88%.19

In FFY 2018, Rhode Island had the highest case/staff ratio in New England at 739 cases per person, more than five times that of the lowest state, Vermont (133 cases per person).20 High caseloads and a low number of full-time staff affects the Office of Child Support Services’ ability to establish court orders for child support.

References