## HOUSE BILL 1474

## State of Washington 60th Legislature 2007 Regular Session

**By** Representatives Darneille, Appleton, Goodman, Williams, Lantz, McDermott, Pettigrew, Moeller, Upthegrove, Hudgins, Chase, Flannigan, Kagi, Ormsby, Roberts, Schual-Berke, Wood, Santos and Hasegawa

Read first time 01/19/2007. Referred to Committee on Judiciary.

1 AN ACT Relating to the interest rate on legal financial 2 obligations; and amending RCW 10.82.090 and 4.56.110.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 Sec. 1. RCW 10.82.090 and 2004 c 121 s 1 are each amended to read 5 as follows:

(1) Except as provided in subsection (2) of this section, financial 6 7 obligations imposed in a judgment shall bear interest from the date of 8 judgment until payment, at the rate ((applicable to civil the 9 judgments)) specified in RCW 4.56.110(4). All nonrestitution interest 10 retained by the court shall be split twenty-five percent to the state treasurer for deposit in the public safety and education account as 11 12 provided in RCW 43.08.250, twenty-five percent to the state treasurer 13 for deposit in the judicial information system account as provided in 14 RCW 2.68.020, twenty-five percent to the county current expense fund, 15 and twenty-five percent to the county current expense fund to fund 16 local courts. The rate of interest specified in this subsection applies to the accrual of interest as of the date of entry of judgment 17 with respect to a judgment that is entered on or after the effective 18 date of this act, and applies to the accrual of interest as of the 19

effective date of this act with respect to a judgment that was entered before the effective date of this act and is still accruing interest on the effective date of this act.

(2) The court may, on motion by the offender, following the 4 offender's release from total confinement, reduce or waive the interest 5 on legal financial obligations levied as a result of a criminal 6 7 conviction. The court may reduce or waive the interest only as an incentive for the offender to meet his or her legal financial 8 obligations. The court may not waive the interest on the restitution 9 portion of the legal financial obligation and may only reduce the 10 interest on the restitution portion of the legal financial obligation 11 if the principal of the restitution has been paid in full. 12 The 13 offender must show that he or she has personally made a good faith 14 effort to pay, that the interest accrual is causing a significant hardship, and that he or she will be unable to pay the principal and 15 interest in full and that reduction or waiver of the interest will 16 17 likely enable the offender to pay the full principal and any remaining interest thereon. For purposes of this section, "good faith effort" 18 means that the offender has either (a) paid the principal amount in 19 full; or (b) made twenty-four consecutive monthly payments, excluding 20 21 any payments mandatorily deducted by the department of corrections, on 22 his or her legal financial obligations under his or her payment agreement with the court. The court may grant the motion, establish a 23 24 payment schedule, and retain jurisdiction over the offender for 25 purposes of reviewing and revising the reduction or waiver of interest. This section applies to persons convicted as adults or in juvenile 26 27 court.

28 **Sec. 2.** RCW 4.56.110 and 2004 c 185 s 2 are each amended to read 29 as follows:

30 Interest on judgments shall accrue as follows:

31 (1) Judgments founded on written contracts, providing for the 32 payment of interest until paid at a specified rate, shall bear interest 33 at the rate specified in the contracts: PROVIDED, That said interest 34 rate is set forth in the judgment.

(2) All judgments for unpaid child support that have accrued under
a superior court order or an order entered under the administrative
procedure act shall bear interest at the rate of twelve percent.

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(3) Judgments founded on the tortious conduct of individuals or 1 2 other entities, whether acting in their personal or representative capacities, shall bear interest from the date of entry at two 3 percentage points above the equivalent coupon issue yield, as published 4 by the board of governors of the federal reserve system, of the average 5 bill rate for twenty-six week treasury bills as determined at the first 6 bill market auction conducted during the calendar month immediately 7 preceding the date of entry. In any case where a court is directed on 8 review to enter judgment on a verdict or in any case where a judgment 9 entered on a verdict is wholly or partly affirmed on review, interest 10 on the judgment or on that portion of the judgment affirmed shall date 11 12 back to and shall accrue from the date the verdict was rendered.

13 (4) Legal financial obligations imposed in judgements pertaining to offenders referred to in RCW 10.82.090 shall bear interest from the 14 date of entry at two percentage points above the equivalent coupon 15 issue yield, as published by the board of governors of the federal 16 reserve system, of the average bill rate for twenty-six week treasury 17 bills as determined at the first bill market auction conducted in the 18 month of December immediately preceding the date of entry. The 19 interest rate on all judgments for legal financial obligations of 20 21 offenders referred to in RCW 10.82.090 shall be readjusted annually on the first day of January of each year to reflect the interest rate 22 based upon the first bill market auction held each preceding December, 23 24 and shall accrue at that rate during the succeeding calendar year.

(5) Except as provided under subsections (1), (2), ((and)) (3), and 25 (4) of this section, judgments shall bear interest from the date of 26 27 entry at the maximum rate permitted under RCW 19.52.020 on the date of entry thereof. In any case where a court is directed on review to 28 enter judgment on a verdict or in any case where a judgment entered on 29 a verdict is wholly or partly affirmed on review, interest on the 30 judgment or on that portion of the judgment affirmed shall date back to 31 32 and shall accrue from the date the verdict was rendered. ((The method for determining an interest rate prescribed by this subsection is also 33 the method for determining the "rate applicable to civil judgments" for 34 35 purposes of RCW 10.82.090.))

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