H-5269.1			

SUBSTITUTE HOUSE BILL 2760

State of Washington 60th Legislature 2008 Regular Session

By House Early Learning & Children's Services (originally sponsored by Representatives Dickerson, Kagi, Lantz, Appleton, Kenney, Darneille, and Goodman)

READ FIRST TIME 02/05/08.

- 1 AN ACT Relating to children's rights and participation in
- 2 dependency and termination proceedings; amending RCW 13.34.096 and
- 3 13.34.105; and adding a new section to chapter 13.34 RCW.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** A new section is added to chapter 13.34 RCW 6 to read as follows:
- 7 (1) A child who is age twelve years or older and who is the subject 8 of a dependency under this chapter has the following rights with 9 respect to all hearings conducted on his or her behalf under this 10 chapter:
- 11 (a) The right to receive notice of the proceedings and hearings;
- 12 (b) The right to be present at hearings; and
- 13 (c) The right to be heard personally.

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(2) At the request of the child, the child's guardian ad litem or attorney, or upon the court's own motion, the court may conduct an interview with the child in chambers to ascertain the child's wishes as to the issues pending before the court. The court may permit counsel to be present at the interview. The court shall cause a record of the

interview to be made and to be made part of the record in the case.

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(3) A child's right to attend a hearing conducted on his or her behalf and to be heard by the court cannot be denied or limited by the court absent a specific written finding by the court that such denial or limitation is in the best interests of the child and necessary for the health, safety, and welfare of the child.

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- (4) Prior to each hearing, the child's guardian ad litem or 6 7 attorney shall determine if the child wishes to be present and to be heard at the hearing. If the child wishes to attend the hearing, the 8 guardian ad litem or attorney shall coordinate with the child's 9 caregiver and the department or supervising agency to make arrangements 10 for the child to attend the hearing. Nothing in this subsection shall 11 be construed to create a duty on the department or supervising agency 12 to transport the child. 13
- 14 Sec. 2. RCW 13.34.096 and 2007 c 409 s 1 are each amended to read 15 as follows:
 - (1) Prior to each proceeding held with respect to a child in juvenile court under this chapter, the department of social and health services or other supervising agency shall provide notice of the right to be present and to be heard:
 - (a) To the child's foster parents, preadoptive parents, or other caregivers ((with notice of their right to be heard prior to each proceeding held with respect to the child in juvenile court under this chapter)); and
 - (b) To the child if the child is age twelve years or older.
 - (2) The rights to notice and to be heard apply only to the child and persons with whom ((a)) the child has been placed by the department or other supervising agency and who are providing care to the child at the time of the proceeding. This section shall not be construed to grant party status to any person solely on the basis of such notice and right to be heard.
- 31 **Sec. 3.** RCW 13.34.105 and 2000 c 124 s 4 are each amended to read 32 as follows:
- 33 (1) Unless otherwise directed by the court, the duties of the 34 guardian ad litem <u>for a child subject to a proceeding under this</u> 35 <u>chapter</u>, including an attorney specifically appointed by the court to

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1 <u>serve as a quardian ad litem</u>, include but are not limited to the following:

- (a) To investigate, collect relevant information about the child's situation, and report to the court factual information regarding the best interests of the child;
- (b) To meet with, interview, or observe the child, depending on the child's age and developmental status, and report to the court any views or positions expressed by the child on issues pending before the court;
- (c) To monitor all court orders for compliance and to bring to the court's attention any change in circumstances that may require a modification of the court's order;
- ((+c)) (d) To report to the court information on the legal status of a child's membership in any Indian tribe or band;
 - $((\frac{d}{d}))$ (e) Court-appointed special advocates and guardians ad litem may make recommendations based upon an independent investigation regarding the best interests of the child, which the court may consider and weigh in conjunction with the recommendations of all of the parties; and
- $((\frac{(e)}{(e)}))$ (f) To represent and be an advocate for the best interests 20 of the child.
- 21 (2) A guardian ad litem shall be deemed an officer of the court for 22 the purpose of immunity from civil liability.
 - (3) Except for information or records specified in RCW 13.50.100(((5))) (7), the guardian ad litem shall have access to all information available to the state or agency on the case. Upon presentation of the order of appointment by the guardian ad litem, any agency, hospital, school organization, division or department of the state, doctor, nurse, or other health care provider, psychologist, psychiatrist, police department, or mental health clinic shall permit the guardian ad litem to inspect and copy any records relating to the child or children involved in the case, without the consent of the parent or guardian of the child, or of the child if the child is under the age of thirteen years, unless such access is otherwise specifically prohibited by law.
 - (4) A guardian ad litem may release confidential information, records, and reports to the office of the family and children's ombudsman for the purposes of carrying out its duties under chapter 43.06A RCW.

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1 (5) The guardian ad litem shall release case information in accordance with the provisions of RCW 13.50.100.

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