### CERTIFICATION OF ENROLLMENT

#### ENGROSSED SUBSTITUTE HOUSE BILL 1298

Chapter 321, Laws of 1995

54th Legislature 1995 Regular Session

OPIATE SUBSTITUTION TREATMENT

EFFECTIVE DATE: 7/23/95

Passed by the House April 19, 1995 Yeas 87 Nays 10

### CLYDE BALLARD

Speaker of the
House of Representatives

Passed by the Senate April 10, 1995 Yeas 48 Nays 0

## CERTIFICATE

I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE HOUSE BILL 1298** as passed by the House of Representatives and the Senate on the dates hereon set forth.

JOEL PRITCHARD TIMOTHY A. MARTIN

President of the Senate

Chief Clerk

Approved May 11, 1995

FILED

May 11, 1995 - 1:13 p.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

# \_\_\_\_\_

### ENGROSSED SUBSTITUTE HOUSE BILL 1298

## AS AMENDED BY THE SENATE

Passed Legislature - 1995 Regular Session

# State of Washington 54th Legislature 1995 Regular Session

By House Committee on Children & Family Services (originally sponsored by Representatives Cooke, Tokuda and Patterson; by request of Department of Social and Health Services)

Read first time 03/01/95.

- 1 AN ACT Relating to methadone treatment; and amending RCW
- 2 70.96A.400, 70.96A.410, and 70.96A.420.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 70.96A.400 and 1989 c 270 s 20 are each amended to 5 read as follows:
- 6 The state of Washington declares that there is no fundamental right
- 7 to ((methadone)) opiate substitution treatment. The state of
- 8 Washington further declares that while methadone ((is an)) and other
- 9 like pharmacological drugs, used in the treatment of opiate dependency
- 10 <u>are</u> addictive substances, that ((it)) they nevertheless ((has)) have
- 11 several legal, important, and justified uses and that one of ((its))
- 12 their appropriate and legal uses is, in conjunction with other required
- 13 therapeutic procedures, in the treatment of persons addicted to or
- 14 habituated to opioids.
- Because methadone ((is)) and other like pharmacological drugs, used
- 16 <u>in the treatment of opiate dependency are</u> addictive and ((<del>is</del>)) <u>are</u>
- 17 listed as a schedule II controlled substance in chapter 69.50 RCW, the
- 18 state of Washington and authorizing counties on behalf of their
- 19 citizens have the legal obligation and right to regulate the use of

- 1 ((methadone)) opiate substitution treatment. The state of Washington 2 declares its authority to control and regulate carefully, in 3 cooperation with the authorizing counties, all clinical uses of 4 methadone and other pharmacological drugs used in the treatment of 5 ((opium)) opiate addiction.
- 6 Further, the state declares that the primary goal of ((methadone)) 7 opiate substitution treatment is ((drug-free living)) total abstinence 8 from chemical dependency for the individuals who participate in the 9 treatment program. The state recognizes that a small percentage of 10 persons who participate in opiate substitute treatment programs require treatment for an extended period of time. Opiate substitution 11 treatment programs shall provide a comprehensive transition program to 12 eliminate chemical dependency; including opiate and opiate substitute 13 addiction of program participants. 14
- 15 **Sec. 2.** RCW 70.96A.410 and 1989 c 270 s 21 are each amended to 16 read as follows:
- 17 (1) A county legislative authority may prohibit ((methadone)) 18 opiate substitution treatment in that county. The department shall not certify ((a methadone)) an opiate substitution treatment program in a 19 county where the county legislative authority has prohibited 20 ((methadone)) opiate substitution treatment. If a county legislative 21 authority authorizes ((methadone)) opiate substitution treatment 22 23 programs, it shall limit by ordinance the number of ((methadone)) 24 opiate substitution treatment programs operating in that county by 25 limiting the number of licenses granted in that county. If a county has authorized ((methadone)) opiate substitution treatment programs in 26 27 that county, it shall only license ((methadone)) opiate substitution treatment programs that comply with the department's operating and 28 29 treatment standards under this section and RCW 70.96A.420. A county 30 that authorizes ((methadone)) opiate substitution treatment may operate the programs directly or through a local health department or health 31 32 district it may authorize certified ((methadone)) substitution treatment programs that the county licenses to provide the 33 34 services within the county. Counties shall monitor ((methadone)) opiate substitution treatment programs for compliance with the 35 36 department's operating and treatment regulations under this section and

RCW 70.96A.420.

37

- (2) A county that authorizes ((methadone)) opiate substitution 1 2 treatment programs shall develop and enact by ordinance licensing 3 standards, consistent with this chapter and the operating and treatment 4 standards adopted under this chapter, that govern the application for, issuance of, renewal of, and revocation of the licenses. Certified 5 programs existing before May 18, 1987, applying for renewal of 6 7 licensure in subsequent years, that maintain certification and meet all 8 other requirements for licensure, shall be given preference.
- 9 (3) In certifying programs, the department shall not discriminate against ((a methadone)) an opiate substitution treatment program on the basis of its corporate structure. In licensing programs, the county shall not discriminate against ((a methadone)) an opiate substitution treatment program on the basis of its corporate structure.
- (4) A program applying for certification from the department and a program applying for a contract from a state agency that has been denied the certification or contract shall be provided with a written notice specifying the rationale and reasons for the denial. A program applying for a license or a contract from a county that has been denied the license or contract shall be provided with a written notice specifying the rationale and reasons for the denial.
- (5) A license is effective for one calendar year from the date of issuance. The license shall be renewed in accordance with the provisions of this section for initial approval ((and in accordance with)); the goals for treatment programs under RCW 70.96A.400; the standards set forth in RCW 70.96A.420; and the rules adopted by the secretary.
- 27 (6) For the purpose of this chapter, opiate substitution treatment
  28 means dispensing an opiate substitution drug approved by the Federal
  29 Drug Administration for the treatment of opiate addiction and providing
  30 a comprehensive range of medical and rehabilitative services.
- 31 **Sec. 3.** RCW 70.96A.420 and 1989 c 270 s 22 are each amended to 32 read as follows:
- 33 (1) The department, in consultation with ((methadone)) opiate
  34 substitution treatment service providers and counties authorizing
  35 ((methadone)) opiate substitution treatment programs, shall establish
  36 state-wide treatment standards for ((methadone)) opiate substitution
  37 treatment programs. The department and counties that authorize
  38 ((methadone)) opiate substitution treatment programs shall enforce

- these treatment standards. The treatment standards shall include, but not be limited to, reasonable provisions for all appropriate and necessary medical procedures, counseling requirements, urinalysis, and other suitable tests as needed to ensure compliance with this chapter ((and the treatment standard authorized by this chapter)). A ((methadone)) opiate substitution treatment program shall not have a caseload in excess of three hundred fifty persons.
- 8 (2) The department, in consultation with ((methadone)) opiate 9 <u>substitution</u> treatment programs and counties authorizing ((methadone)) opiate substitution treatment programs, shall establish state-wide 10 operating standards for ((methadone)) opiate substitution treatment 11 The department and counties that authorize ((methadone)) 12 programs. opiate substitution treatment programs shall enforce these operating 13 standards. The operating standards shall include, but not be limited 14 15 to, reasonable provisions necessary to enable the department and authorizing counties to monitor certified and licensed ((methadone)) 16 17 opiate substitution treatment programs for compliance with this chapter and the treatment standards authorized by this chapter and to minimize 18 19 the impact of the ((methadone)) opiate substitution treatment programs 20 upon the business and residential neighborhoods in which the program is located. 21
- (3) The department shall establish criteria for evaluating the 22 23 compliance of opiate substitute treatment programs with the goals and 24 standards established under this chapter. As a condition of 25 certification, opiate substitution programs shall submit an annual 26 report to the department and county legislative authority, including data as specified by the department necessary for outcome analysis. 27 The department shall analyze and evaluate the data submitted by each 28 treatment program and take corrective action where necessary to ensure 29 30 compliance with the goals and standards enumerated under this chapter. Before January 1 of each year, the department shall submit an annual 31 report to the legislature, including the outcome analysis of each 32 33 treatment program.

Passed the House April 19, 1995. Passed the Senate April 10, 1995. Approved by the Governor May 11, 1995. Filed in Office of Secretary of State May 11, 1995.