SUBSTITUTE HOUSE BILL 3008

State of Washington 55th Legislature 1998 Regular Session

By House Committee on Children & Family Services (originally sponsored by Representatives Cooke, Dickerson, Boldt, Wolfe, McDonald, Tokuda, Ballasiotes, Kastama, Lambert, Dunshee, Carrell, Cody, Talcott, Cole, Johnson, Wood, Carlson, Lantz, Reams, Costa, L. Thomas, Clements, Zellinsky, Alexander, Dyer, D. Schmidt, Radcliff, Conway and Anderson)

Read first time 02/05/98. Referred to Committee on .

- AN ACT Relating to mothers who have given birth to a child with
- 2 drug addiction; adding new sections to chapter 13.34 RCW; adding new
- 3 sections to chapter 70.96A RCW; creating new sections; and providing an
- 4 effective date.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 NEW SECTION. Sec. 1. The legislature finds that all children have
- 7 the right to be born healthy and free of the consequences of the
- 8 nonprescription use of controlled substances and/or the abuse of
- 9 alcohol by the mother during pregnancy. Individuals who have a drug or
- 10 alcohol addiction are unable to make reasoned decisions that help
- 11 ensure the birth of a healthy infant. The availability of long-term
- 12 pharmaceutical birth control, when combined with other treatment
- 13 regimens, may allow women to regain control of their lives and make
- 14 long-term decisions in the best interest of themselves and their
- 15 children. The legislature further finds that a third or subsequent
- 16 drug-affected infant being born to the same mother means it may be
- 17 unreasonable to attempt to continue efforts to reunify the family and
- 18 that all reasonable reunification efforts that have previously been

p. 1 SHB 3008

- 1 made have proven futile and there is no likelihood that future efforts 2 will produce a different outcome.
- 3 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 13.34 RCW 4 to read as follows:
- 5 (1) A physician licensed under chapter 18.71 RCW primarily responsible for the supervision of the birth of an infant, or an 6 7 advanced registered nurse or nurse midwife licensed under chapter 18.79 8 RCW, who has reasonable cause to believe an infant has been exposed to 9 nonprescription use of controlled substances or alcohol shall: Conduct or arrange for appropriate tests to determine whether the 10 11 infant is drug-affected; and (b) notify the department of the name and 12 address of the parents of an infant who is drug-affected.
- (2) The physician shall, as soon as practical, inform the mother of a drug-affected infant of: (a) Her right to publicly funded tubal ligation surgery as provided under section 12 of this act; (b) available drug treatment and counseling; and (c) birth control counseling and education. The mother may accept the offer of a tubal ligation up to six months following its tender.
- 19 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 13.34 RCW 20 to read as follows:
- (1) The department, upon receipt of a report under section 2 of 21 22 this act, shall investigate and, if the department has reasonable cause 23 to believe that the infant is drug-affected, is in need of treatment 24 for conditions related to the infant's exposure to nonprescription use of controlled substances or alcohol including withdrawal, and the 25 parents of the child cannot adequately care for the child's conditions, 26 27 the department shall take custody of the child for the purpose of 28 obtaining treatment for the child. Where medically indicated, the 29 department may place the infant in an appropriate birth facility or pediatric care program, and access services for the treatment of the 30 child's drug-affected condition. The child's withdrawal shall be under 31 32 the supervision of appropriate medical professionals. The department 33 shall retain custody of the child until the court assumes custody, until the department upon a documented and substantiated record 34 35 determines that the child's parents can adequately care for the infant's condition, or until the department decides not to file a 36 37 dependency petition under subsection (2) of this section.

SHB 3008 p. 2

(2) After an investigation in response to a receipt of a report under section 2 of this act, the department shall, in appropriate cases, file a dependency petition under this chapter. In the event the department does not file a petition, it shall refer the mother to available chemical dependency treatment programs or a model project.

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- (3) The department and the mother may enter an agreement in which the mother agrees to chemical dependency treatment on an inpatient or outpatient basis or be referred to a model project created under section 10 of this act.
- (4) If the department and mother enter an agreement under 10 subsection (3) of this section, the department shall, if a dependency 11 petition has been filed, request the court to defer the entry of an 12 13 order of dependency for as long as the mother remains in treatment or enrolled in the model project, subject to the department's monitoring 14 15 for compliance. As a condition of deferral of the order of dependency, 16 the parents, if both are available and known, shall stipulate to facts 17 sufficient to constitute a dependency and the court shall order treatment or enrollment in a model project and prohibit nonprescription 18 19 use of controlled substances. In the event that an available parent 20 unreasonably refuses to stipulate to facts constituting a dependency, 21 the court may proceed with the hearing on the petition.
- NEW SECTION. Sec. 4. A new section is added to chapter 13.34 RCW to read as follows:
- (1) If the department receives a report under section 2 of this act of a mother who has given birth to a second drug-affected infant, the department:
- 27 (a) May request the court to proceed immediately with the entry of 28 a dependency for the first drug-affected infant; and
- (b) Shall investigate and, unless there are compelling reasons to the contrary, file a dependency petition on the second drug-affected infant. If the department does not file a petition, it shall refer the woman to available chemical dependency treatment programs or a model project.
- (2) The department and the mother may enter an agreement in which the mother agrees to: (a) Enter chemical dependency inpatient treatment or a model project, together with an aftercare program that includes participation in a model project when feasible; and (b) medically appropriate pharmaceutical pregnancy prevention. The

p. 3 SHB 3008

- selection of the pregnancy prevention method shall be based on an evaluation of the medical and physical consequences to the mother and shall remain in effect until the dependency petition is dismissed or the court determines it is no longer medically appropriate.
- 5 (3) If the department and the mother enter an agreement under subsection (2) of this section, the department shall request the court 6 7 to defer the entry of an order of dependency on the second drug-8 affected infant for as long as the mother remains in treatment or 9 enrolled in the model project, subject to the department's monitoring 10 for compliance. As a condition of deferral of the order of dependency, the parents, if both are available and known, shall stipulate to facts 11 sufficient to constitute a dependency and the court shall order 12 13 treatment or enrollment in a model project and prohibit nonprescription use of controlled substances. In the event that an available parent 14 15 unreasonably refuses to stipulate to facts constituting a dependency, the court may proceed with the hearing on the petition. 16
- NEW SECTION. Sec. 5. A new section is added to chapter 13.34 RCW to read as follows:
- The department may request the court to dismiss the petition deferred under section 3 or 4 of this act at any time, but a petition may not be vacated or dismissed unless the mother demonstrates by clear and convincing evidence that she has not used controlled substances in a nonprescription manner for at least twelve consecutive months and can safely provide for the child's welfare without continuing supervision by the department or court.
- NEW SECTION. Sec. 6. A new section is added to chapter 13.34 RCW to read as follows:
- If the department receives a report under section 2 of this act of a mother who has given birth to a third or subsequent drug-affected infant, the department shall:
- 31 (1) Request the court to proceed immediately with the entry of a 32 finding of dependency on all drug-affected children born before the 33 third or subsequent birth unless an order of dependency has been 34 vacated or dismissed; and
- (2) File a dependency petition on any drug-affected infant subject to this section as well as any other child born before the third or subsequent birth of a drug-affected infant.

SHB 3008 p. 4

- NEW SECTION. Sec. 7. A new section is added to chapter 13.34 RCW to read as follows:
- Following a filing of a petition under section 6 of this act:
- 4 (1) The court shall order evaluation by a designated chemical dependency specialist, as defined in RCW 70.96A.020 who shall undertake the processes described in RCW 70.96A.140.
- 7 (2) If the court has ordered removal of a child or children, the 8 out-of-home placement order shall remain in effect until the petition 9 is dismissed or the mother has successfully completed inpatient 10 treatment and any aftercare program for controlled substances ordered 11 by the court.
- NEW SECTION. Sec. 8. A new section is added to chapter 13.34 RCW to read as follows:
- There is a rebuttable presumption in any petition filed under section 6 of this act that termination of parental rights is in the best interest of the child and it is unreasonable to provide services to reunify the children with the mother. The court shall give great weight to the fact that the mother has given birth to a third or subsequent drug-affected infant.
- NEW SECTION. Sec. 9. By July 1, 1999, the department of social and health services, in consultation with the department of health, shall adopt rules to implement this act, including a definition of "drug-affected infant," which shall include infants who are affected by a mother's abuse of alcohol during pregnancy.
- 25 NEW SECTION. **Sec. 10.** The department shall operate a model project to provide services to women who give birth to infants exposed 26 27 to the nonprescription use of controlled substances by the mother during pregnancy. The project shall be offered in one site in each of 28 three of the department's administrative regions which have the highest 29 incidence of drug-affected babies annually. The project shall accept 30 women referred to it by the department following the birth of a drug-31 32 affected infant. The model project shall be concluded by July 1, 2003.
- NEW SECTION. **Sec. 11.** A new section is added to chapter 70.96A RCW to read as follows:

p. 5 SHB 3008

- 1 Any treatment program or model project in which a mother is
- 2 enrolled under sections 3 through 5 of this act shall provide family
- 3 planning, education, counseling, information, and services other than
- 4 pregnancy termination. "Family planning services" means the process of
- 5 limiting or spacing the birth of children. The process may include the
- 6 provision of acceptable and effective education, counseling,
- 7 reproductive health care, and testing.
- 8 <u>NEW SECTION.</u> **Sec. 12.** A new section is added to chapter 70.96A
- 9 RCW to read as follows:
- The department shall make available, or cause to be made available,
- 11 pharmaceutical birth control services, information, and counseling to
- 12 any person who enters chemical dependency treatment under section 3 or
- 13 4 of this act. The department shall pay for any tubal ligations
- 14 requested under section 2 of this act if the mother's income is less
- 15 than two hundred percent of the federal poverty level. The department
- 16 shall report by December 1st of each year to the governor and
- 17 legislature: (1) The number of tubal ligations performed as a result
- 18 of chapter . . ., Laws of 1998 (this act); (2) the number of women who
- 19 decline to undergo the surgery; (3) the number of women who obtain
- 20 pharmaceutical birth control, by type of birth control; and (4) the
- 21 number of women who are reported to the department.
- 22 <u>NEW SECTION.</u> **Sec. 13.** The department of social and health
- 23 services shall study the costs and benefits associated with including
- 24 mothers of children born affected by alcohol or with fetal alcohol
- 25 syndrome in the services and responsibilities established in this act.
- 26 The study shall include a review of appropriate medical and social
- 27 science research. The department shall report to the governor and
- 28 legislature by December 1, 1998.
- 29 <u>NEW SECTION.</u> **Sec. 14.** Sections 1 through 8 and 10 through 12 of
- 30 this act take effect July 1, 1999.

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