## CERTIFICATION OF ENROLLMENT

## HOUSE BILL 1837

Chapter 455, Laws of 2005

59th Legislature 2005 Regular Session

CHILD WITNESSES

EFFECTIVE DATE: 7/24/05

Passed by the House April 18, 2005 Yeas 95 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 6, 2005 Yeas 48 Nays 0

BRAD OWEN

President of the Senate

Approved May 13, 2005.

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 1837** as passed by the House of Representatives and the Senate on the dates hereon set forth.

RICHARD NAFZIGER

Chief Clerk

FILED

May 13, 2005 - 3:08 p.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

## HOUSE BILL 1837

## AS AMENDED BY THE SENATE

Passed Legislature - 2005 Regular Session

State of Washington59th Legislature2005 Regular SessionByRepresentatives Rodne, Lantz, McDonald, Moeller, Dickerson,<br/>Priest, Curtis, Morris, Woods, Shabro, Hasegawa, Kagi and Kenney

Read first time 02/08/2005. Referred to Committee on Judiciary.

1 AN ACT Relating to child witnesses; and amending RCW 9A.44.150.

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

3 Sec. 1. RCW 9A.44.150 and 1990 c 150 s 2 are each amended to read 4 as follows:

5 (1) On motion of the prosecuting attorney in a criminal proceeding, 6 the court may order that a child under the age of ten may testify in a 7 room outside the presence of the defendant and the jury while one-way 8 closed\_circuit television equipment simultaneously projects the child's 9 testimony into another room so the defendant and the jury can watch and 10 hear the child testify if:

11 (a) The testimony will:

12 (i) Describe an act or attempted act of sexual contact performed 13 with or on the child <u>witness</u> by another ((<del>or</del>)) <u>person or with or on a</u> 14 <u>child other than the child witness by another person;</u>

15 (ii) Describe an act or attempted act of physical abuse against the 16 child witness by another person or against a child other than the child 17 witness by another person; or

18 (iii) Describe a violent offense as defined by RCW 9.94A.030

1 committed against a person known by or familiar to the child witness or

2 by a person known by or familiar to the child witness;

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(b) The testimony is taken during the criminal proceeding;

4 (c) The court finds by substantial evidence, in a hearing conducted 5 outside the presence of the jury, that requiring the child <u>witness</u> to 6 testify in the presence of the defendant will cause the child to suffer 7 serious emotional or mental distress that will prevent the child from 8 reasonably communicating at the trial. If the defendant is excluded 9 from the presence of the child, the jury must also be excluded;

10 (d) As provided in subsection (1)(a) and (b) of this section, the court may allow a child witness to testify in the presence of the 11 12 defendant but outside the presence of the jury, via closed\_circuit 13 television, if the court finds, upon motion and hearing outside the presence of the jury, that the child will suffer serious emotional 14 distress that will prevent the child from reasonably communicating at 15 16 the trial in front of the jury, or, that although the child may be able 17 to reasonably communicate at trial in front of the jury, the child will suffer serious emotional or mental distress from testifying in front of 18 If the child is able to communicate in front of the 19 the jury. defendant but not the jury the defendant will remain in the room with 20 21 the child while the jury is excluded from the room;

(e) The court finds that the prosecutor has made all reasonable efforts to prepare the child <u>witness</u> for testifying, including informing the child or the child's parent or guardian about community counseling services, giving court tours, and explaining the trial process. If the prosecutor fails to demonstrate that preparations were implemented or the prosecutor in good faith attempted to implement them, the court shall deny the motion;

(f) The court balances the strength of the state's case without the testimony of the child <u>witness</u> against the defendant's constitutional rights and the degree of infringement of the closed-circuit television procedure on those rights;

33 (g) The court finds that no less restrictive method of obtaining 34 the testimony exists that can adequately protect the child <u>witness</u> from 35 the serious emotional or mental distress;

36 (h) When the court allows the child <u>witness</u> to testify outside the 37 presence of the defendant, the defendant can communicate constantly 1 with the defense attorney by electronic transmission and be granted 2 reasonable court recesses during the child's testimony for person-to-3 person consultation with the defense attorney;

4 (i) The court can communicate with the attorneys by an audio system
5 so that the court can rule on objections and otherwise control the
6 proceedings;

7 (j) All parties in the room with the child <u>witness</u> are on camera 8 and can be viewed by all other parties. If viewing all participants is 9 not possible, the court shall describe for the viewers the location of 10 the prosecutor, defense attorney, and other participants in relation to 11 the child;

12 (k) The court finds that the television equipment is capable of 13 making an accurate reproduction and the operator of the equipment is 14 competent to operate the equipment; and

(1) The court imposes reasonable guidelines upon the parties for conducting the filming to avoid trauma to the child <u>witness</u> or abuse of the procedure for tactical advantage.

18 The prosecutor, defense attorney, and a neutral and trained 19 victim's advocate, if any, shall always be in the room where the child 20 <u>witness</u> is testifying. The court in the court's discretion depending 21 on the circumstances and whether the jury or defendant or both are 22 excluded from the room where the child is testifying, may remain or may 23 not remain in the room with the child.

(2) During the hearing conducted under subsection (1) of this section to determine whether the child <u>witness</u> may testify outside the presence of the defendant and/or the jury, the court may conduct the observation and examination of the child outside the presence of the defendant if:

(a) The prosecutor alleges and the court concurs that the child <u>witness</u> will be unable to testify in front of the defendant or will suffer severe emotional or mental distress if forced to testify in front of the defendant;

33 (b) The defendant can observe and hear the child <u>witness</u> by closed-34 circuit television;

35 (c) The defendant can communicate constantly with the defense 36 attorney during the examination of the child <u>witness</u> by electronic 37 transmission and be granted reasonable court recesses during the

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1 child's examination for person-to-person consultation with the defense 2 attorney; and

(d) The court finds the closed-circuit television is capable of 3 making an accurate reproduction and the operator of the equipment is 4 5 competent to operate the equipment. Whenever possible, all the parties in the room with the child witness shall be on camera so that the 6 7 viewers can see all the parties. If viewing all participants is not possible, then the court shall describe for the viewers the location of 8 9 the prosecutor, defense attorney, and other participants in relation to the child. 10

(3) The court shall make particularized findings on the record 11 articulating the factors upon which the court based its decision to 12 allow the child witness to testify via closed-circuit television 13 pursuant to this section. The factors the court may consider include, 14 but are not limited to, a consideration of the child's age, physical 15 16 health, emotional stability, expressions by the child of fear of 17 testifying in open court or in front of the defendant, the relationship of the defendant to the child, and the court's observations of the 18 child's inability to reasonably communicate in front of the defendant 19 or in open court. The court's findings shall identify the impact the 20 factors have upon the child's ability to testify in front of the jury 21 22 or the defendant or both and the specific nature of the emotional or mental trauma the child would suffer. 23 The court shall determine 24 whether the source of the trauma is the presence of the defendant, the 25 jury, or both, and shall limit the use of the closed-circuit television accordingly. 26

(4) This section does not apply if the defendant is an attorney pro
se unless the defendant has a court-appointed attorney assisting the
defendant in the defense.

30 (5) This section may not preclude the presence of both the 31 ((victim)) child witness and the defendant in the courtroom together 32 for purposes of establishing or challenging the identification of the 33 defendant when identification is a legitimate issue in the proceeding.

34 (6) The Washington supreme court may adopt rules of procedure35 regarding closed-circuit television procedures.

36 (7) All recorded tapes of testimony produced by closed-circuit 37 television equipment shall be subject to any protective order of the 38 court for the purpose of protecting the privacy of the child <u>witness</u>.

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- (8) Nothing in this section creates a right of the child witness to
   a closed-circuit television procedure in lieu of testifying in open
   court.
- 4 (9) The state shall bear the costs of the closed-circuit television5 procedure.
- 6 (10) A child witness may or may not be a victim in the proceeding. 7 (11) Nothing in this section precludes the court, under other
- 8 circumstances arising under subsection (1)(a) of this section, from
- 9 allowing a child to testify outside the presence of the defendant and
- 10 the jury so long as the testimony is presented in accordance with the
- 11 standards and procedures required in this section.

Passed by the House April 18, 2005. Passed by the Senate April 6, 2005. Approved by the Governor May 13, 2005. Filed in Office of Secretary of State May 13, 2005.