CERTIFICATION OF ENROLLMENT

HOUSE BILL 2682

66th Legislature 2020 Regular Session

Passed by the House February 19, 2020 Yeas 98 Nays 0 Speaker of the House of Representatives Passed by the Senate March 3, 2020 Yeas 48 Nays 0	CERTIFICATE
	I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is HOUSE
	BILL 2682 as passed by the House of Representatives and the Senate or the dates hereon set forth.
	Chief Clerk
President of the Senate	
Approved	FILED
	Secretary of State State of Washington

Governor of the State of Washington

HOUSE BILL 2682

Passed Legislature - 2020 Regular Session

State of Washington 66th Legislature 2020 Regular Session

By Representatives Senn, Kilduff, Leavitt, and Pollet; by request of Department of Social and Health Services

Read first time 01/17/20. Referred to Committee on Human Services & Early Learning.

- AN ACT Relating to out-of-home services; amending RCW 74.13.350;
- 2 reenacting and amending RCW 13.04.030; adding a new chapter to Title
- 3 71A RCW; recodifying RCW 74.13.350; and repealing RCW 13.34.270.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 74.13.350 and 2019 c 470 s 17 are each amended to 6 read as follows:
- 7 $((\frac{1}{1}))$ It is the intent of the legislature that parents are 8 responsible for the care and support of children with developmental
- 9 disabilities. The legislature recognizes that, because of the intense
- 10 support required to care for a child with developmental disabilities,
- 11 the help of ((an)) out-of-home ((placement)) services may be needed.
- 12 It is the intent of the legislature that, when the sole reason for
- 13 ((the)) out-of-home ((placement)) services is the child's
- 14 developmental disability, such services be offered by the department
- 15 to these children ((and their families)) through a voluntary
- 16 ((placement agreement. In these cases, the parents shall retain legal
- 17 custody of the child.
- 18 (2) Under the terms of a voluntary placement agreement, the
- 19 parent or legal guardian shall retain legal custody and the
- 20 department shall be responsible for the child's placement and care.
- 21 The agreement shall at a minimum specify the legal status of the

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child and the rights and obligations of the parent or legal guardian, the child, and the department while the child is in placement. The agreement must be signed by the child's parent or legal guardian and the department to be in effect, except that an agreement regarding an Indian child shall not be valid unless executed in accordance with RCW 13.38.150. Any party to a voluntary placement agreement may terminate the agreement at any time. Upon termination of the agreement, the child shall be returned to the care of the child's parent or legal guardian unless the child has been taken into custody pursuant to RCW 13.34.050 or 26.44.050, placed in shelter care pursuant to RCW 13.34.060, or placed in foster care pursuant to RCW 13.34.130.

- (3) Whenever the department places a child in out-of-home care under a voluntary placement pursuant to this section, the department shall have the responsibility for the child's placement and care. The department shall develop a permanency plan of care for the child no later than sixty days from the date that the department assumes responsibility for the child's placement and care. Within the first one hundred eighty days of the placement, the department shall obtain a judicial determination pursuant to RCW 13.04.030(1)(j) and 13.34.270 that the placement is in the best interests of the child. If the child's out-of-home placement ends before one hundred eighty days have elapsed, no judicial determination under RCW 13.04.030(1)(b) is required. The permanency planning hearings shall review whether the child's best interests are served by continued out-of-home placement and determine the future legal status of the child.
- (4) The department shall provide for periodic administrative reviews as required by federal law. A review may be called at any time by either the department, the parent, or the legal guardian.
- (5) Nothing in this section shall prevent the department of children, youth, and families from filing a dependency petition if there is reason to believe that the child is a dependent child as defined in RCW 13.34.030.
- (6) The department shall adopt rules providing for the implementation of chapter 386, Laws of 1997 and the transfer of responsibility for out-of-home placements from the dependency process under chapter 13.34 RCW to the process under this chapter.
- (7) It is the intent of the legislature that the department undertake voluntary out-of-home placement in cases where the child's

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- developmental disability is such that the parent, guardian, or legal custodian is unable to provide the necessary care for the child, and the parent, guardian, or legal custodian has determined that the child would benefit from placement outside of the home. If the department does not accept a voluntary placement agreement signed by the parent, a petition may be filed and an action pursued under chapter 13.34 RCW. The department shall inform the parent, guardian, or legal custodian in writing of their right to civil action under chapter 13.34 RCW.
- (8) Nothing in this section prohibits the department of children, youth, and families from seeking support from parents of a child, including a child with a developmental disability if the child has been placed into care as a result of an action under chapter 13.34 RCW, when state or federal funds are expended for the care and maintenance of that child or when the department receives an application for services from the physical custodian of the child, unless the department of children, youth, and families finds that there is good cause not to pursue collection of child support against the parent or parents.
 - (9) For the purposes of this section:

- (a) Unless the context clearly requires otherwise, "department" means the department of social and health services.
 - (b) "Out-of-home placement" and "out-of-home care" mean the placement of a child in a foster family home or group care facility licensed under chapter 74.15 RCW.
 - (c) "Voluntary placement agreement" means a written agreement between the department of social and health services and a child's parent or legal guardian authorizing the department to place the child in a licensed facility)) person-centered service planning process and in accordance with rules adopted by the department.
- NEW SECTION. Sec. 2. (1) Under the person-centered service plan, the parent or legal guardian retains legal custody for the child's placement and care. The service plan must be signed by the child's parent or legal guardian and the department to be in effect.
 - (2) The parent or legal guardian may terminate services at any time. Upon termination of services, the child's parent or legal guardian retains legal custody for the child's placement and care unless the child has been taken into custody by the department of children, youth, and families, pursuant to RCW 13.34.050 or

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- 26.44.050, placed in shelter care pursuant to RCW 13.34.060, or placed in foster care pursuant to RCW 13.34.130.
- 3 (3) The department of social and health services must adopt rules 4 for the person-centered service plan.
- 5 (4) For purposes of this section, "person-centered service plan" 6 means a written plan between the department and a child's parent or 7 legal guardian approving services for the child in a licensed or 8 certified setting.
- 9 <u>NEW SECTION.</u> **Sec. 3.** (1) It is the intent of the legislature 10 that the department offer voluntary out-of-home services in cases where the sole reason for the child's out-of-home services is due to 11 the child's developmental disability and the parent, guardian, or 12 legal custodian has determined that the child would benefit from 13 services outside of the home. If the department does not offer out-14 15 of-home services, a petition may be filed and an action pursued under 16 chapter 13.34 RCW.
 - (2) Nothing in this section prevents the department of children, youth, and families from filing a dependency petition if there is reason to believe that the child is a dependent child as defined in RCW 13.34.030.
 - (3) The department must adopt rules for out-of-home services.

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- 22 (4) As used in this section, "out-of-home services" means the 23 services provided to a child by a provider that is licensed to serve 24 children under chapter 74.15 RCW and is contracted by the department 25 or provided by a state-operated community program of the 26 developmental disabilities administration.
- 27 **Sec. 4.** RCW 13.04.030 and 2019 c 322 s 9 and 2019 c 46 s 5015 are each reenacted and amended to read as follows:
- 29 (1) Except as provided in this section, the juvenile courts in 30 this state shall have exclusive original jurisdiction over all proceedings:
- 32 (a) Under the interstate compact on placement of children as 33 provided in chapter 26.34 RCW;
- 34 (b) Relating to children alleged or found to be dependent as provided in chapter 26.44 RCW and in RCW 13.34.030 through 13.34.161;
- 36 (c) Relating to the termination of a parent and child relationship as provided in RCW 13.34.180 through 13.34.210;

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1 (d) To approve or disapprove out-of-home placement as provided in 2 RCW 13.32A.170;

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- (e) Relating to juveniles alleged or found to have committed offenses, traffic or civil infractions, or violations as provided in RCW 13.40.020 through 13.40.230, unless:
- 6 (i) The juvenile court transfers jurisdiction of a particular juvenile to adult criminal court pursuant to RCW 13.40.110;
- 8 (ii) The statute of limitations applicable to adult prosecution 9 for the offense, traffic or civil infraction, or violation has 10 expired;
 - (iii) The alleged offense or infraction is a traffic, fish, boating, or game offense, or traffic or civil infraction committed by a juvenile sixteen years of age or older and would, if committed by an adult, be tried or heard in a court of limited jurisdiction, in which instance the appropriate court of limited jurisdiction shall have jurisdiction over the alleged offense or infraction, and no guardian ad litem is required in any such proceeding due to the juvenile's age. If such an alleged offense or infraction and an alleged offense or infraction subject to juvenile court jurisdiction arise out of the same event or incident, the juvenile court may have jurisdiction of both matters. The jurisdiction under this subsection does not constitute "transfer" or a "decline" for purposes of RCW 13.40.110 (1) or (2) or (e)(i) of this subsection. Courts of limited jurisdiction which confine juveniles for an alleged offense or infraction may place juveniles in juvenile detention facilities under an agreement with the officials responsible for the administration of the juvenile detention facility in RCW 13.04.035 and 13.20.060;
 - (iv) The alleged offense is a traffic or civil infraction, a violation of compulsory school attendance provisions under chapter 28A.225 RCW, or a misdemeanor, and a court of limited jurisdiction has assumed concurrent jurisdiction over those offenses as provided in RCW 13.04.0301; or
 - (v) The juvenile is sixteen or seventeen years old on the date the alleged offense is committed and the alleged offense is:
 - (A) A serious violent offense as defined in RCW 9.94A.030;
- 36 (B) A violent offense as defined in RCW 9.94A.030 and the 37 juvenile has a criminal history consisting of: One or more prior 38 serious violent offenses; two or more prior violent offenses; or 39 three or more of any combination of the following offenses: Any class 40 A felony, any class B felony, vehicular assault, or manslaughter in

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the second degree, all of which must have been committed after the juvenile's thirteenth birthday and prosecuted separately; or

(C) Rape of a child in the first degree.

- (I) In such a case the adult criminal court shall have exclusive original jurisdiction, except as provided in (e)(v)(C)(II) and (III) of this subsection.
- (II) The juvenile court shall have exclusive jurisdiction over the disposition of any remaining charges in any case in which the juvenile is found not guilty in the adult criminal court of the charge or charges for which he or she was transferred, or is convicted in the adult criminal court of an offense that is not also an offense listed in (e)(v) of this subsection. The juvenile court shall maintain residual juvenile court jurisdiction up to age twenty-five if the juvenile has turned eighteen years of age during the adult criminal court proceedings but only for the purpose of returning a case to juvenile court for disposition pursuant to RCW 13.40.300(3)(d).
- (III) The prosecutor and respondent may agree to juvenile court jurisdiction and waive application of exclusive adult criminal jurisdiction in (e)(v)(A) through (C) of this subsection and remove the proceeding back to juvenile court with the court's approval.
- If the juvenile challenges the state's determination of the juvenile's criminal history under (e)(v) of this subsection, the state may establish the offender's criminal history by a preponderance of the evidence. If the criminal history consists of adjudications entered upon a plea of guilty, the state shall not bear a burden of establishing the knowing and voluntariness of the plea;
- (f) Under the interstate compact on juveniles as provided in chapter 13.24 RCW;
- (g) Relating to termination of a diversion agreement under RCW 13.40.080, including a proceeding in which the divertee has attained eighteen years of age;
 - (h) Relating to court validation of a voluntary consent to an out-of-home placement under chapter 13.34 RCW, by the parent or Indian custodian of an Indian child, except if the parent or Indian custodian and child are residents of or domiciled within the boundaries of a federally recognized Indian reservation over which the tribe exercises exclusive jurisdiction; and

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- 1 (i) Relating to petitions to compel disclosure of information 2 filed by the department of social and health services pursuant to RCW 3 74.13.042((; and
- (j) Relating to judicial determinations and permanency planning
 hearings involving developmentally disabled children who have been
 placed in out-of-home care pursuant to a voluntary placement
 agreement between the child's parent, guardian, or legal custodian
 and the department of social and health services and the department
 of children, youth, and families)).
- 10 (2) The family court shall have concurrent original jurisdiction 11 with the juvenile court over all proceedings under this section if 12 the superior court judges of a county authorize concurrent 13 jurisdiction as provided in RCW 26.12.010.
- 14 (3) The juvenile court shall have concurrent original jurisdiction with the family court over child custody proceedings under chapter 26.10 RCW and parenting plans or residential schedules under chapter 26.09, 26.26A, or 26.26B RCW as provided for in RCW 13.34.155.
- 19 (4) A juvenile subject to adult superior court jurisdiction under 20 subsection (1)(e)(i) through (v) of this section, who is detained 21 pending trial, may be detained in a detention facility as defined in 22 RCW 13.40.020 pending sentencing or a dismissal.
- NEW SECTION. Sec. 5. RCW 13.34.270 (Child with developmental disability—Out-of-home placement—Permanency planning hearing) and 25 2019 c 470 s 1, 2004 c 183 s 2, 2000 c 122 s 33, 1998 c 229 s 2, & 1997 c 386 s 19 are each repealed.
- NEW SECTION. Sec. 6. RCW 74.13.350 is recodified as a section in the chapter created in section 7 of this act.
- NEW SECTION. Sec. 7. Sections 2 and 3 of this act constitute a new chapter in Title 71A RCW.

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