Washington State Register

WSR 23-04-082 PERMANENT RULES DEPARTMENT OF

CHILDREN, YOUTH, AND FAMILIES

[Filed January 31, 2023, 8:57 a.m., effective March 3, 2023]

Effective Date of Rule: Thirty-one days after filing.
Purpose: The department of children, youth, and families (DCYF)
is repealing WAC 110-50-0310 and amending WAC 110-80-0260,
110-50-0300, and 110-50-0320. DCYF is making changes regarding referrals to the division of child support (DCS) when children are placed
into the care of DCYF. DCYF had an automatic referral process to start
collecting child support 72 hours after a child or youth is removed
from the parents' or guardians' care and custody, unless good cause
existed to not pursue collection. DCYF is revising good cause criteria
to minimize the number of referrals to DCS. These changes are being
made to alleviate financial hardship and other barriers families often
experience, which in turn helps reunify and stabilize children and
their families sooner. In addition, the governor's office has included
minimized referrals as a cost-savings in the 2022 budget proposal.

Citation of Rules Affected by this Order: Repealing WAC 110-50-0310; and amending WAC 110-50-0300, 110-50-0320, and 110-80-0260.

Statutory Authority for Adoption: RCW 74.20.040.

Adopted under notice filed as WSR 22-23-093 on November 15, 2022. Number of Sections Adopted in Order to Comply with Federal Stat-

ute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at the Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 3, Repealed 1.

Number of Sections Adopted using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0. Date Adopted: January 31, 2023.

Brenda Villarreal Rules Coordinator

OTS-4046.2

 $\underline{\text{AMENDATORY SECTION}}$ (Amending WSR 18-14-078, filed 6/29/18, effective 7/1/18)

WAC 110-50-0300 ((What)) When will cases ((must)) be referred to the division of child support (DCS)? ((Each case where the department participates in the payment of foster care must be referred to the division of child support, except when:

(1) Collection would not be cost effective, including placements of seventy-two hours or less;

- (2) Collection is exempt by law; or
- (3) A child with developmental disabilities is eligible for admission to or discharged from a residential habilitation center as defined by RCW 71A.10.020(8), unless the child is placed as a result of an action taken under chapter 13.34 RCW.)) (1) The department will refer cases to DCS when a court has made a finding of abandonment as defined in RCW 13.34.030, unless good cause exists.
- (2) Nothing in this section prohibits a parent, guardian, or relative from pursuing child support by contacting DCS directly.

[WSR 18-14-078, recodified as § 110-50-0300, filed 6/29/18, effective 7/1/18. Statutory Authority: RCW 74.08.090, 2004 c 183, 74.20.040, and 74.13.020. WSR 05-06-091, § 388-25-0225, filed 3/1/05, effective 4/1/05. Statutory Authority: RCW 74.13.031. WSR 01-08-047, § 388-25-0225, filed 3/30/01, effective 4/30/01.]

AMENDATORY SECTION (Amending WSR 18-14-078, filed 6/29/18, effective 7/1/18)

- WAC 110-50-0320 What constitutes good cause for not pursuing the collection or establishment of child support or paternity? ((Child-ren's administration uses the following criteria to determine whether sufficient good cause exists for requesting that DCS not pursue collection or establish child support or paternity on foster care cases:)) Good cause for not pursuing the collection of child support or establishing paternity exists when:
 - (1) It is not in the child's or youth's best interest; and
- (2) The parent or ((other legally obligated person)) guardian, or the ((parent or other person's)) parent's or guardian's child or youth, spouse, or spouse's child or youth was the victim of the offense for which the child or youth was committed to the custody of the juvenile rehabilitation ((administration (JRA))) division (JRD) and the child or youth is being placed directly into foster care from a ((JRA)) JRD facility until this placement episode closes;
- (3) Adoption proceedings for the child <u>or youth</u> are pending in court or the custodial parent <u>or guardian</u> is being helped by a private or public agency to decide if the child <u>or youth</u> will be placed for adoption;
- (4) The child <u>or youth</u> was conceived as a result of incest or rape ((and establishing paternity would not be in the child's best interest));
- (5) The juvenile or tribal court in ((the)) dependency proceedings or the department finds that the parents or guardians will be unable to comply with an agreed reunification plan with the child or youth due to ((the)) financial hardship caused by paying child support ((. The social worker also may determine that financial hardship caused by paying child support will delay or prevent family reunification; or));
- (6) The custodial parent ((and/or)) or guardian or the child or youth may be placed in danger as a result of the presence of or potential for domestic abuse perpetrated by the ((person that the division of child support)) individual that DCS would be pursuing for collection action;

- (7) The child support obligation would result in a financial hardship for parents or guardians because the child's or youth's household was low income at the time of removal; or
- (8) The parent of a newborn child abandons the child by transferring the child to a qualified individual at an appropriate location, per RCW 26.20.030.

[WSR 18-14-078, recodified as § 110-50-0320, filed 6/29/18, effective 7/1/18. Statutory Authority: RCW 74.08.090, 2004 c 183, 74.20.040, and 74.13.020. WSR 05-06-091, § 388-25-0227, filed 3/1/05, effective 4/1/05.]

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 110-50-0310

Does children's administration refer foster care cases to the division of child support where good cause exists?

OTS-4047.2

 $\underline{\text{AMENDATORY SECTION}}$ (Amending WSR 18-14-078, filed 6/29/18, effective 7/1/18)

WAC 110-80-0260 What are the consequences of an adopted child being placed in foster care? (((1) If a child is on active status with Washington state's adoption support program and the department places the child in foster care, the department is required to refer the case to the division of child support and the program may report that good cause exists for not pursuing collection of support payments.

 $\frac{(2)}{(2)}$)) The department may review the adoption support agreement and may renegotiate the amount of any cash payments to the adoptive parent during the child's out-of-home placement.

[WSR 18-14-078, recodified as § 110-80-0260, filed 6/29/18, effective 7/1/18. Statutory Authority: 42 U.S.C. § 671-675, RCW 26.33.340, 74.13A.020, 74.13A.030, 74.13A.040, 74.13A.045, 74.13A.047, 74.13A.060, 74.13A.075, 74.13A.085, 74.13A.100, 74.15.020, 45 C.F.R. § 1356.40. WSR 18-14-008, § 388-27-0265, filed 6/21/18, effective 7/22/18. Statutory Authority: RCW 74.13.031. WSR 01-08-045, § 388-27-0265, filed 3/30/01, effective 4/30/01.]