2SHB 1088 - S COMM AMD

By Committee on Human Services & Corrections

OUT OF ORDER 04/09/2007

Strike everything after the enacting clause and insert the following:

3 "**Sec. 1.** RCW 71.36.005 and 1991 c 326 s 11 are each amended to 4 read as follows:

5 The legislature intends to ((encourage the development of 6 community based interagency collaborative efforts to plan for and 7 provide mental health services to children in a manner that)) 8 substantially improve the delivery of children's mental health services 9 in Washington state through the development and implementation of a 10 children's mental health system that:

11 (1) Values early identification, intervention, and prevention;

12 (2) Coordinates existing categorical children's mental health 13 programs and funding, <u>through efforts that include elimination of</u> 14 <u>duplicative care plans and case management;</u>

15 (3) Treats each child in the context of his or her family, and 16 provides services and supports needed to maintain a child with his or 17 her family and community;

18 (4) Integrates families into treatment through choice of treatment,
 19 participation in treatment, and provision of peer support;

20 (5) Focuses on resiliency and recovery;

21 (6) Relies to a greater extent on evidence-based practices;

22 <u>(7) Is sensitive to the unique cultural circumstances of children</u> 23 of color((, eliminates duplicative case management,)) and children in 24 families whose primary language is not English;

25 (8) Integrates educational support services that address students' 26 diverse learning styles; and

<u>(9) To the greatest extent possible, blends categorical funding to</u>
 offer more service <u>and support</u> options to each child.

1 Sec. 2. RCW 71.36.010 and 1991 c 326 s 12 are each amended to read
2 as follows:

3 Unless the context clearly requires otherwise, the definitions in 4 this section apply throughout this chapter.

5 (1) "Agency" means a state<u>, tribal</u>, or local governmental entity or 6 a private not-for-profit organization.

7 (2) "Child" means a person under eighteen years of age, except as
8 expressly provided otherwise in <u>state or</u> federal law.

9 (3) <u>"Consensus-based" means a program or practice that has general</u> 10 <u>support among treatment providers and experts, based on experience or</u> 11 <u>professional literature, and may have anecdotal or case study support,</u> 12 <u>or that is agreed but not possible to perform studies with random</u> 13 <u>assignment and controlled groups.</u>

14 <u>(4)</u> "County authority" means the board of county commissioners or 15 county executive.

16 (((++))) (5) "Department" means the department of social and health 17 services.

18 (((5))) <u>(6)</u> "Early periodic screening, diagnosis, and treatment" 19 means the component of the federal medicaid program established 20 pursuant to 42 U.S.C. Sec. 1396d(r), as amended.

21 (((6))) <u>(7) "Evidence-based" means a program or practice that has</u> 22 <u>had multiple site random controlled trials across heterogeneous</u> 23 <u>populations demonstrating that the program or practice is effective for</u> 24 <u>the population.</u>

25 (8) "Family" means a child's biological parents, adoptive parents, 26 foster parents, guardian, legal custodian authorized pursuant to Title 27 26 RCW, a relative with whom a child has been placed by the department 28 of social and health services, or a tribe.

(9) "Promising practice" or "emerging best practice" means a
 practice that presents, based upon preliminary information, potential
 for becoming a research-based or consensus-based practice.

32 (10) "Regional support network" means a county authority or group 33 of county authorities <u>or other nonprofit entity</u> that ((have)) <u>has</u> 34 entered into contracts with the secretary pursuant to chapter 71.24 35 RCW.

36 (((7))) <u>(11) "Research-based" means a program or practice that has</u> 37 <u>some research demonstrating effectiveness, but that does not yet meet</u> 38 <u>the standard of evidence-based practices.</u>

(12) "Secretary" means the secretary of social and health services. 1 2 (13) "Wraparound process" means a family driven planning process designed to address the needs of children and youth by the formation of 3 a team that empowers families to make key decisions regarding the care 4 of the child or youth in partnership with professionals and the 5 family's natural community supports. The team produces a community-6 7 based and culturally competent intervention plan which identifies the strengths and needs of the child or youth and family and defines goals 8 that the team collaborates on achieving with respect for the unique 9 cultural values of the family. The "wraparound process" shall 10 emphasize principles of persistence and outcome-based measurements of 11 12 success.

13 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 71.36 RCW 14 to read as follows:

ELEMENTS OF A CHILDREN'S MENTAL HEALTH SYSTEM. (1) It is the goal of the legislature that, by 2012, the children's mental health system in Washington state include the following elements:

(a) A continuum of services from early identification,
 intervention, and prevention through crisis intervention and inpatient
 treatment, including peer support and parent mentoring services;

(b) Equity in access to services for similarly situated children,
 including children with co-occurring disorders;

23 (c) Developmentally appropriate, high quality, and culturally 24 competent services available statewide;

(d) Treatment of each child in the context of his or her family and other persons that are a source of support and stability in his or her life;

28 (e) A sufficient supply of qualified and culturally competent 29 children's mental health providers;

30 (f) Use of developmentally appropriate evidence-based, 31 research-based, promising, or consensus-based practices;

32 (g) Integrated and flexible services to meet the needs of children 33 who, due to mental illness or emotional or behavioral disturbance, are 34 at risk of out-of-home placement or involved with multiple child-35 serving systems.

36 (2) The effectiveness of the children's mental health system shall37 be determined through the use of outcome-based performance measures.

The department and the evidence-based practice institute established in 1 2 section 7 of this act, in consultation with parents, caregivers, youth, regional support networks, mental health services providers, health 3 plans, primary care providers, tribes, and others, shall develop 4 5 outcome-based performance measures such as:

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(a) Decreased emergency room utilization;

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(b) Decreased psychiatric hospitalization;

8 (c) Lessening of symptoms, as measured by commonly used assessment 9 tools;

(d) Decreased out-of-home placement, including residential, group, 10 11 and foster care, and increased stability of such placements, when 12 necessary;

13 (e) Decreased runaways from home or residential placements;

(f) Decreased rates of chemical dependency; 14

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16 (h) Improved school attendance and performance;

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(i) Reductions in school or child care suspensions or expulsions;

(g) Decreased involvement with the juvenile justice system;

(j) Reductions in use of prescribed medication where cognitive 18 behavioral therapies are indicated; 19

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(k) Improved rates of high school graduation and employment; and

(1) Decreased use of mental health services upon reaching adulthood 21 22 for mental disorders other than those that require ongoing treatment to 23 maintain stability.

Performance measure reporting for children's mental health services 24 25 should be integrated into existing performance measurement and reporting systems developed and implemented under chapter 71.24 RCW. 26

<u>NEW SECTION</u>. Sec. 4. REGIONAL 27 SUPPORT NETWORK SERVICES--CHILDREN'S ACCESS TO CARE STANDARDS AND BENEFIT PACKAGE. As part of 28 the system transformation initiative, the department of social and 29 30 health services shall undertake the following activities related 31 specifically to children's mental health services:

(1) The development of recommended revisions to the access to care 32 standards for children. The recommended revisions shall reflect the 33 policies and principles set out in RCW 71.36.005, 71.36.010, and 34 section 3 of this act, and recognize that early identification, 35 36 intervention and prevention services, and brief intervention services 37 may be provided outside of the regional support network system.

Revised access to care standards shall assess a child's need for mental 1 2 health services based upon the child's diagnosis and its negative impact upon his or her persistent impaired functioning in family, 3 school, or the community, and should not solely condition the receipt 4 5 of services upon a determination that a child is engaged in high risk behavior or is in imminent need of hospitalization or out-of-home 6 placement. Assessment and diagnosis for children under five years of 7 age shall be determined using a nationally accepted assessment tool 8 designed specifically for children of that age. The recommendations 9 10 shall also address whether amendments to RCW 71.24.025 (26) and (27) and 71.24.035(5) are necessary to implement revised access to care 11 12 standards;

13 (2) Development of a revised children's mental health benefit package. The department shall ensure that services included in the 14 children's mental health benefit package reflect the policies and 15 principles included in RCW 71.36.005 and section 3 of this act, to the 16 17 extent allowable under medicaid, Title XIX of the federal social security act. Strong consideration shall be given to developmentally 18 19 appropriate evidence-based, research-based, promising, or consensus-based practices, family-based interventions, the use of 20 natural and peer supports, and community support services. This effort 21 22 shall include a review of other states' efforts to fund family-centered 23 children's mental health services through their medicaid programs;

(3) Consistent with the timeline developed for the system transformation initiative, recommendations for revisions to the children's access to care standards and the children's mental health services benefits package shall be presented to the legislature by January 1, 2009.

29 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 74.09 RCW 30 to read as follows:

IMPROVING MEDICATION MANAGEMENT AND CARE COORDINATION. (1)(a) The department, in consultation with the evidence-based practice institute established in section 7 of this act, shall develop and implement policies to improve prescribing practices for treatment of emotional or behavioral disturbances in children, improve the quality of children's mental health therapy through increased use of evidence-based, research-based, promising, or consensus-based practices and reduced 1 variation in practice, improve communication and care coordination 2 between primary care and mental health providers, and prioritize care 3 in the family home or care which integrates the family where 4 out-of-home placement is required.

5 (b) The department shall identify those children with emotional or 6 behavioral disturbances who may be at high risk due to off-label use of 7 prescription medication, use of multiple medications, high medication 8 dosage, or lack of coordination among multiple prescribing providers, 9 and establish one or more mechanisms to evaluate the appropriateness of 10 the medication these children are using, including but not limited to 11 obtaining second opinions from experts in child psychiatry.

12 (c) The department shall review the psychotropic medications of all 13 children under five and establish one or more mechanisms to evaluate 14 the appropriateness of the medication these children are using, 15 including but not limited to obtaining second opinions from experts in 16 child psychiatry.

17 (d) The department shall track prescriptive practices with respect 18 to psychotropic medications with the goal of reducing the use of 19 medication.

20 (e) The department shall encourage the use of cognitive behavioral 21 therapies and other treatments which are empirically supported or 22 evidence-based, in addition to or in the place of prescription 23 medication where appropriate.

(2) The department shall convene a representative group of regional
 support networks, community mental health centers, and managed health
 care systems contracting with the department under RCW 74.09.522 to:

(a) Establish mechanisms and develop contract language that ensures increased coordination of and access to medicaid mental health benefits available to children and their families, including ensuring access to services that are identified as a result of a developmental screen administered through early periodic screening, diagnosis, and treatment;

33 (b) Define managed health care system and regional support network 34 contractual performance standards that track access to and utilization 35 of services; and

36 (c) Set standards for reducing the number of children that are 37 prescribed antipsychotic drugs and receive no outpatient mental health 38 services with their medication. (3) The department shall report on progress and any findings under
 this section to the legislature by January 1, 2009.

3 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 71.36 RCW
4 to read as follows:

MEDICAID ELIGIBLE CHILDREN IN TEMPORARY JUVENILE DETENTION. 5 The 6 department shall explore the feasibility of obtaining a medicaid state 7 plan amendment to allow the state to receive medicaid matching funds for health services provided to medicaid enrolled youth who are 8 temporarily placed in a juvenile detention facility. 9 Temporary placement shall be defined as until adjudication or up to sixty 10 11 continuous days, whichever occurs first.

12 <u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 71.24 RCW 13 to read as follows:

CHILDREN'S MENTAL HEALTH PROVIDERS. (1) The department shall 14 15 provide flexibility in provider contracting to regional support networks for children's mental health services. Beginning with 2007-16 2009 biennium contracts, regional support network contracts shall 17 authorize regional support networks to allow and encourage licensed 18 community mental health centers to subcontract with individual licensed 19 20 mental health professionals when necessary to meet the need for an adequate, culturally competent, and qualified children's mental health 21 22 provider network.

(2) To the extent that funds are specifically appropriated for this 23 purpose or that nonstate funds are available, a children's mental 24 25 health evidence-based practice institute shall be established at the University of Washington division of public behavioral health and 26 justice policy. The institute shall closely collaborate with entities 27 currently engaged in evaluating and promoting the use of evidence-28 29 based, research-based, promising, or consensus-based practices in 30 children's mental health treatment, including but not limited to the University of Washington department of psychiatry and behavioral 31 sciences, children's hospital and regional medical center, the 32 University of Washington school of nursing, the University of 33 34 Washington school of social work, and the Washington state institute 35 for public policy. To ensure that funds appropriated are used to the

1 greatest extent possible for their intended purpose, the University of 2 Washington's indirect costs of administration shall not exceed ten 3 percent of appropriated funding. The institute shall:

(a) Improve the implementation of evidence-based, research-based, 4 5 promising, or consensus-based practices by providing sustained and effective training and consultation to licensed children's mental 6 7 health providers and child-serving agencies who are implementing evidence-based or promising practices for treatment of children's 8 emotional or behavioral disorders, or who are interested in adapting 9 10 these practices to better serve ethnically or culturally diverse Efforts under this subsection should include a focus on 11 children. appropriate oversight of implementation of evidence-based practices to 12 13 ensure fidelity to these practices and thereby achieve positive 14 outcomes;

(b) Continue the successful implementation of the "partnerships for success" model by consulting with communities so they may select, implement, and continually evaluate the success of evidence-based practices that are relevant to the needs of children, youth, and families in their community;

(c) Partner with youth, family members, family advocacy, and culturally competent provider organizations to develop a series of information sessions, literature, and on-line resources for families to become informed and engaged in evidence-based, research-based, promising, or consensus-based practices;

(d) Participate in the identification of outcome-based performance measures under section 3(2) of this act and partner in a statewide effort to implement statewide outcomes monitoring and quality improvement processes; and

(e) Serve as a statewide resource to the department and other entities on child and adolescent evidence-based, research-based, promising, or consensus-based practices for children's mental health treatment, maintaining a working knowledge through ongoing review of academic and professional literature, and knowledge of other evidencebased practice implementation efforts in Washington and other states.

35 (3) To the extent that funds are specifically appropriated for this 36 purpose, the department in collaboration with the evidence-based 37 practice institute shall implement a pilot program to support primary 38 care providers in the assessment and provision of appropriate diagnosis and treatment of children with mental and behavioral health disorders and track outcomes of this program. The program shall be designed to promote more accurate diagnoses and treatment through timely case consultation between primary care providers and child psychiatric specialists, and focused educational learning collaboratives with primary care providers.

7 <u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 74.09 RCW 8 to read as follows:

9 (1) The department shall adopt rules and policies providing that 10 when youth who were enrolled in a medical assistance program 11 immediately prior to confinement are released from confinement, their 12 medical assistance coverage will be fully reinstated on the day of 13 their release, subject to any expedited review of their continued 14 eligibility for medical assistance coverage that is required under 15 federal or state law.

16 (2) The department, in collaboration with county juvenile court administrators and regional support networks, 17 shall establish procedures for coordination between department field offices, juvenile 18 rehabilitation administration institutions, and county juvenile courts 19 that result in prompt reinstatement of eligibility and speedy 20 21 eligibility determinations for youth who are likely to be eligible for medical assistance services upon release from confinement. Procedures 22 developed under this subsection must address: 23

(a) Mechanisms for receiving medical assistance services'
 applications on behalf of confined youth in anticipation of their
 release from confinement;

(b) Expeditious review of applications filed by or on behalf of
confined youth and, to the extent practicable, completion of the review
before the youth is released; and

30 (c) Mechanisms for providing medical assistance services' identity 31 cards to youth eligible for medical assistance services immediately 32 upon their release from confinement.

33 (3) For purposes of this section, "confined" or "confinement" means 34 detained in a facility operated by or under contract with the 35 department of social and health services, juvenile rehabilitation 36 administration, or detained in a juvenile detention facility operated 37 under chapter 13.04 RCW. 1 (4) The department shall adopt standardized statewide screening and 2 application practices and forms designed to facilitate the application 3 of a confined youth who is likely to be eligible for a medical 4 assistance program.

5 <u>NEW SECTION.</u> Sec. 9. Educational service district boards may 6 partner with regional support networks to respond to a request for 7 proposal for operation of a wraparound model site under this act and, 8 if selected, may contract for the provision of services to coordinate 9 care and facilitate the delivery of services and other supports under 10 a wraparound model.

11 <u>NEW SECTION.</u> Sec. 10. WRAPAROUND MODEL OF INTEGRATED CHILDREN'S 12 MENTAL HEALTH SERVICES DELIVERY. To the extent funds are specifically 13 appropriated for this purpose, the department of social and health 14 services shall contract for implementation of a wraparound model of 15 integrated children's mental health services delivery in up to three 16 counties in Washington state.

(1) Funding provided may be expended for: Costs associated with a 17 request for proposal and contracting process; administrative costs 18 associated with successful bidders' operation of the wraparound model; 19 20 the evaluation under subsection (6) of this section; and funding for services needed by children enrolled in wraparound model sites that are 21 22 not otherwise covered under existing state programs. The services 23 provided through the wraparound model sites shall include, but not be limited to, services covered under the medicaid program. 24 The 25 department shall maximize the use of medicaid and other existing statefunded programs as a funding source. However, state funds provided may 26 be used to develop a broader service package to meet needs identified 27 in a child's care plan. Amounts provided shall supplement, and not 28 29 supplant, state, local, or other funding for services that a child 30 being served through a wraparound site would otherwise be eligible to receive. 31

32 (2) The wraparound model sites shall serve children with serious 33 emotional or behavioral disturbances who are at high risk of 34 residential or correctional placement or psychiatric hospitalization, 35 and who have been referred for services from the department, a county juvenile court, a tribal court, a school, or a licensed mental health
provider or agency.

(3) Through a request for proposal process, the department shall 3 contract, with educational service districts, regional support 4 networks, or entities licensed to provide mental health services to 5 children with serious emotional or behavioral disturbances, to operate 6 7 the wraparound model sites. The contractor shall provide care coordination and facilitate the delivery of services and other supports 8 to families using a strength-based, highly individualized wraparound 9 process. The request for proposal shall require that the contractor 10 provide evidence of commitments from at least the following entities to 11 12 participate in wraparound care plan development and service provision 13 when appropriate: Regional support networks, community mental health 14 agencies, schools, the department of social and health services children's administration, juvenile courts, the department of social 15 and health services juvenile rehabilitation administration, and managed 16 17 health care systems contracting with the department under RCW 74.09.522. 18

(4) Contracts for operation of the wraparound model sites shall be
 executed on or before April 1, 2008, with enrollment and service
 delivery beginning on or before July 1, 2008.

22 (5) In the wraparound model sites the department shall test a revision of its medicaid healthy options managed care 23 and 24 fee-for-service program standards under medicaid, Title XIX of the 25 federal social security act to improve access to mental health services for children who do not meet the regional support network access to 26 27 care standards. Effective July 1, 2008, the program standards shall be revised to allow: Outpatient therapy services to be provided by 28 licensed mental health professionals, as defined in RCW 71.34.020; and 29 up to twenty outpatient therapy visits per year, including family 30 31 therapy visits integral to a child's treatment.

(6) The department shall contract with the evidence-based practice institute established in section 7 of this act for evaluation of the wraparound model sites, measuring outcomes for children served. Outcomes measured shall include, but are not limited to: Decreased out-of-home placement, including residential, group, and foster care, and increased stability of such placements, school attendance, school performance, recidivism, emergency room utilization, involvement with the juvenile justice system, and decreased hospitalization.

3 <u>NEW SECTION.</u> Sec. 11. The following acts or parts of acts are 4 each repealed:

(1) RCW 71.36.020 (Plan for early periodic screening, diagnosis,
and treatment services) and 2003 c 281 s 4 & 1991 c 326 s 13; and
(2) RCW 71.36.030 (Children's mental health services delivery
system--Local planning efforts) and 1991 c 326 s 14.

9 <u>NEW SECTION.</u> Sec. 12. Captions used in this act are not part of 10 the law.

11 <u>NEW SECTION.</u> Sec. 13. If specific funding for the purposes of 12 sections 4, 5, 7, 8, and 10 of this act, referencing the section by 13 section number and by bill or chapter number, is not provided by June 14 30, 2007, each section not referenced is null and void."

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On page 1, line 1 of the title, after "services;" strike the remainder of the title and insert "amending RCW 71.36.005 and 71.36.010; adding new sections to chapter 71.36 RCW; adding new sections to chapter 74.09 RCW; adding a new section to chapter 71.24 RCW; creating new sections; and repealing RCW 71.36.020 and 71.36.030."

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