CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 1058

Chapter 371, Laws of 2005

59th Legislature 2005 Regular Session

MENTAL HEALTH--MINORS

EFFECTIVE DATE: 7/24/05

Passed by the House April 21, 2005 Yeas 97 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 21, 2005 Yeas 42 Nays 1

BRAD OWEN

President of the Senate

Approved May 10, 2005.

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1058** as passed by the House of Representatives and the Senate on the dates hereon set forth.

RICHARD NAFZIGER

Chief Clerk

FILED

May 10, 2005 - 9:46 a.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 1058

AS AMENDED BY THE SENATE

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session

By House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, Hinkle, Moeller, Kenney and Darneille)

READ FIRST TIME 02/07/05.

AN ACT Relating to mental health treatment for minors; amending RCW 1 2 71.34.042, 71.34.052, and 71.34.270; adding new sections to chapter 71.34 RCW; creating a new section; and recodifying RCW 71.34.010, 3 71.34.020, 71.34.140, 71.34.032, 71.34.250, 71.34.280, 71.34.260, 4 71.34.240, 5 71.34.230, 71.34.210, 71.34.200, 71.34.225, 71.34.220, 71.34.290, 71.34.056, 6 71.34.160, 71.34.190, 71.34.170, 71.34.800, 7 71.34.805, 71.34.810, 71.34.015, 71.34.027, 71.34.130, 71.34.270, 71.34.042, 71.34.044, 71.34.046, 71.34.030, 71.34.052, 71.34.025, 8 9 71.34.162, 71.34.050, 71.34.164, 71.34.035, 71.34.054, 71.34.040, 10 71.34.060, 71.34.070, 71.34.080, 71.34.090, 71.34.100, 71.34.120, 71.34.110, 71.34.150, 71.34.180, 71.34.900, and 71.34.901. 11

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

NEW SECTION. Sec. 1. The legislature finds that, despite explicit statements in statute that the consent of a minor child is not required for a parent-initiated admission to inpatient or outpatient mental health treatment, treatment providers consistently refuse to accept a minor aged thirteen or over if the minor does not also consent to treatment. The legislature intends that the parent-initiated treatment provisions, with their accompanying due process provisions for the
 minor, be made fully available to parents.

3 **Sec. 2.** RCW 71.34.042 and 1998 c 296 s 14 are each amended to read 4 as follows:

5 (1) A minor thirteen years or older may admit himself or herself to 6 an evaluation and treatment facility for inpatient mental treatment, 7 without parental consent. The admission shall occur only if the 8 professional person in charge of the facility concurs with the need for 9 inpatient treatment. <u>Parental authorization is required for inpatient</u> 10 <u>treatment of a minor under the age of thirteen.</u>

(2) When, in the judgment of the professional person in charge of an evaluation and treatment facility, there is reason to believe that a minor is in need of inpatient treatment because of a mental disorder, and the facility provides the type of evaluation and treatment needed by the minor, and it is not feasible to treat the minor in any less restrictive setting or the minor's home, the minor may be admitted to an evaluation and treatment facility.

18 (3) Written renewal of voluntary consent must be obtained from the 19 applicant no less than once every twelve months. The minor's need for 20 continued inpatient treatments shall be reviewed and documented no less 21 than every one hundred eighty days.

22 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 71.34 RCW 23 to read as follows:

A minor child shall have no cause of action against an evaluation and treatment facility, inpatient facility, or provider of outpatient mental health treatment for admitting or accepting the minor in good faith for evaluation or treatment under RCW 71.34.052 or 71.34.054 based solely upon the fact that the minor did not consent to evaluation or treatment if the minor's parent has consented to the evaluation or treatment.

31 **Sec. 4.** RCW 71.34.052 and 1998 c 296 s 17 are each amended to read 32 as follows:

(1) A parent may bring, or authorize the bringing of, his or her
 minor child to an evaluation and treatment facility <u>or an inpatient</u>
 <u>facility licensed under chapter 70.41, 71.12, or 72.23 RCW</u> and request

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1 that the professional person <u>as defined in RCW 71.05.020(24)</u> examine 2 the minor to determine whether the minor has a mental disorder and is 3 in need of inpatient treatment.

4 (2) The consent of the minor is not required for admission,
5 evaluation, and treatment if the parent brings the minor to the
6 facility.

(3) An appropriately trained professional person may evaluate 7 whether the minor has a mental disorder. The evaluation shall be 8 completed within twenty-four hours of the time the minor was brought to 9 10 the facility, unless the professional person determines that the condition of the minor necessitates additional time for evaluation. 11 Τn 12 no event shall a minor be held longer than seventy-two hours for 13 evaluation. If, in the judgment of the professional person, it is 14 determined it is a medical necessity for the minor to receive inpatient treatment, the minor may be held for treatment. The facility shall 15 limit treatment to that which the professional person determines is 16 17 medically necessary to stabilize the minor's condition until the evaluation has been completed. Within twenty-four hours of completion 18 of the evaluation, the professional person shall notify the department 19 if the child is held for treatment and of the date of admission. 20

(4) No provider is obligated to provide treatment to a minor under the provisions of this section <u>except that no provider may refuse to</u> <u>treat a minor under the provisions of this section solely on the basis</u> <u>that the minor has not consented to the treatment</u>. No provider may admit a minor to treatment under this section unless it is medically necessary.</u>

(5) No minor receiving inpatient treatment under this section maybe discharged from the facility based solely on his or her request.

(6) Prior to the review conducted under RCW 71.34.025, the professional person shall notify the minor of his or her right to petition superior court for release from the facility.

32 (7) For the purposes of this section "professional person" ((does 33 not include a social worker, unless the social worker is certified 34 under RCW 18.19.110 and appropriately trained and qualified by 35 education and experience, as defined by the department, in psychiatric 36 social work)) means "professional person" as defined in RCW 71.05.020.

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1 **Sec. 5.** RCW 71.34.270 and 1985 c 354 s 27 are each amended to read 2 as follows:

No public or private agency or governmental entity, nor officer of 3 a public or private agency, nor the superintendent, or professional 4 person in charge, his or her professional designee or attending staff 5 of any such agency, nor any public official performing functions б necessary to the administration of this chapter, nor peace officer 7 responsible for detaining a person under this chapter, nor any county 8 designated mental health professional, nor professional person, nor 9 evaluation and treatment facility, shall be civilly or criminally 10 liable for performing ((his or her duties under)) actions authorized in 11 12 this chapter with regard to the decision of whether to admit, release, 13 or detain a person for evaluation and treatment: PROVIDED, That such 14 duties were performed in good faith and without gross negligence.

NEW SECTION. Sec. 6. (1) The code reviser shall recodify, as necessary, the following sections of chapter 71.34 RCW in the following order, using the indicated subchapter headings:

18	General
19	71.34.010
20	71.34.020
21	71.34.140
22	71.34.032
23	71.34.250
24	71.34.280
25	71.34.260
26	71.34.240
27	71.34.230
28	71.34.210
29	71.34.200
30	71.34.225
31	71.34.220
32	71.34.160
33	71.34.190
34	71.34.170
35	71.34.290
36	71.34.056
37	71.34.800
	=

1	71.34.805
2	71.34.810
3	71.34.015
4	71.34.027
5	71.34.130
6	71.34.270
7	Minor-Initiated Treatment
8	71.34.042
9	71.34.044
10	71.34.046
11	71.34.030
12	Parent-Initiated Treatment
13	71.34.052
14	71.34.025
15	71.34.162
16	71.34.164
17	71.34.035
18	71.34.054
19	Involuntary Commitment
20	71.34.040
21	71.34.050
22	71.34.060
23	71.34.070
24	71.34.080
25	71.34.090
26	71.34.100
27	71.34.120
28	71.34.110
29	71.34.150
30	71.34.180
31	Technical
32	71.34.900
33	71.34.901
34	(2) The code reviser shall correct all statutory references to
35	sections recodified by this section.
36	NEW SECTION. Sec. 7. If any provision of this act or its

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- 1 application to any person or circumstance is held invalid, the
- 2 remainder of the act or the application of the provision to other
- 3 persons or circumstances is not affected.
 - Passed by the House April 21, 2005. Passed by the Senate April 21, 2005. Approved by the Governor May 10, 2005. Filed in Office of Secretary of State May 10, 2005.