## CERTIFICATION OF ENROLLMENT

## SUBSTITUTE HOUSE BILL 2828

Chapter 4, Laws of 2012

62nd Legislature 2012 1st Special Session

CHILD CARE SERVICES--ESTABLISHMENT AND ENFORCEMENT

EFFECTIVE DATE: 06/07/12

Passed by the House April 5, 2012 Yeas 97 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 6, 2012 Yeas 45 Nays 0

BRAD OWEN

President of the Senate

Approved May 2, 2012, 1:44 p.m.

## CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 2828** as passed by the House of Representatives and the Senate on the dates hereon set forth.

BARBARA BAKER

Chief Clerk

FILED

May 2, 2012

Secretary of State State of Washington

CHRISTINE GREGOIRE

Governor of the State of Washington

## SUBSTITUTE HOUSE BILL 2828

Passed Legislature - 2012 1st Special Session

State of Washington62nd Legislature2012 1st Special SessionBy House Ways & Means (originally sponsored by Representative Hunter)READ FIRST TIME 04/05/12.

AN ACT Relating to removing the requirement that the department of social and health services or the department of early learning take appropriate action to establish or enforce support obligations whenever t receives an application for subsidized child care services or working connections child care services; amending RCW 74.20.040 and 74.20.330; providing an effective date; and declaring an emergency.

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

8 Sec. 1. RCW 74.20.040 and 2011 1st sp.s. c 42 s 9 are each amended 9 to read as follows:

10 (1) Whenever the department receives an application for public assistance on behalf of a child, ((or-the-department-receives-an 11 application for subsidized child care services or working connections 12 13 child-care-services,)) the department ((or-the-department-of-early 14 learning)) shall take appropriate action under the provisions of this 15 chapter, chapter 74.20A RCW, or other appropriate statutes of this state to establish or enforce support obligations against the parent or 16 other persons owing a duty to pay support moneys. 17

18 (2) The secretary may accept a request for support enforcement19 services on behalf of persons who are not recipients of public

1 assistance and may take appropriate action to establish or enforce 2 support obligations against the parent or other persons owing a duty to 3 pay moneys. Requests accepted under this subsection may be conditioned 4 upon the payment of a fee as required by subsection (6) of this section 5 or through regulation issued by the secretary. The secretary may 6 establish by regulation, reasonable standards and qualifications for 7 support enforcement services under this subsection.

(3) The secretary may accept requests for support enforcement 8 services from child support enforcement agencies in other states 9 operating child support programs under Title IV-D of the social 10 security act or from foreign countries, and may take appropriate action 11 12 to establish and enforce support obligations, or to enforce subpoenas, information requests, orders for genetic testing, and collection 13 14 actions issued by the other agency against the parent or other person owing a duty to pay support moneys, the parent or other person's 15 16 employer, or any other person or entity properly subject to child 17 support collection or information-gathering processes. The request shall contain and be accompanied by such information and documentation 18 as the secretary may by rule require, and be signed by an authorized 19 representative of the agency. The secretary may adopt rules setting 20 21 forth the duration and nature of services provided under this 22 subsection.

(4) The department may take action to establish, enforce, and
collect a support obligation, including performing related services,
under this chapter and chapter 74.20A RCW, or through the attorney
general or prosecuting attorney for action under chapter 26.09, 26.18,
26.20, 26.21A, or 26.26 RCW or other appropriate statutes or the common
law of this state.

(5) Whenever a support order is filed with the Washington state support registry under chapter 26.23 RCW, the department may take appropriate action under the provisions of this chapter, chapter 26.23 or 74.20A RCW, or other appropriate law of this state to establish or enforce the support obligations contained in that order against the responsible parent or other persons owing a duty to pay support moneys.

35 (6) The secretary, in the case of an individual who has never 36 received assistance under a state program funded under part A and for 37 whom the state has collected at least five hundred dollars of support, 38 shall impose an annual fee of twenty-five dollars for each case in

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which services are furnished, which shall be retained by the state from support collected on behalf of the individual, but not from the first five hundred dollars of support. The secretary may, on showing of necessity, waive or defer any such fee or cost.

5 (7) Fees, due and owing, may be retained from support payments 6 directly or collected as delinquent support moneys utilizing any of the 7 remedies in chapter 74.20 RCW, chapter 74.20A RCW, chapter 26.21A RCW, 8 or any other remedy at law or equity available to the department or any 9 agencies with whom it has a cooperative or contractual arrangement to 10 establish, enforce, or collect support moneys or support obligations.

(8) The secretary may waive the fee, or any portion thereof, as a part of a compromise of disputed claims or may grant partial or total charge off of said fee if the secretary finds there are no available, practical, or lawful means by which said fee may be collected or to facilitate payment of the amount of delinquent support moneys or fees owed.

17 (9) The secretary shall adopt rules conforming to federal laws, including but not limited to complying with section 7310 of the federal 18 deficit reduction act of 2005, 42 U.S.C. Sec. 654, and rules and 19 regulations required to be observed in maintaining the state child 20 21 support enforcement program required under Title IV-D of the federal 22 social security act. The adoption of these rules shall be calculated to promote the cost-effective use of the agency's resources and not 23 24 otherwise cause the agency to divert its resources from its essential 25 functions.

26 **Sec. 2.** RCW 74.20.330 and 2011 1st sp.s. c 42 s 10 are each 27 amended to read as follows:

(1) Whenever public assistance is paid under a state program funded 28 29 under Title IV-A of the federal social security act as amended by the 30 personal responsibility and work opportunity reconciliation act of 31 1996, and the federal deficit reduction act of 2005, each applicant or recipient is deemed to have made assignment to the department of any 32 rights to a support obligation from any other person the applicant or 33 recipient may have in his or her own behalf or in behalf of any other 34 family member for whom the applicant or recipient is applying for or 35 36 receiving public assistance, including any unpaid support obligation or 37 support debt which has accrued at the time the assignment is made.

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(2) Payment of public assistance under a state-funded program, or 1 2 a program funded under Title IV-A, IV-E, or XIX of the federal social security act as amended by the personal responsibility and work 3 opportunity reconciliation act of 1996 shall: 4

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(a) Operate as an assignment by operation of law; and

(b) Constitute an authorization to the department to provide the 6 7 assistance recipient with support enforcement services.

(3) ((Payment-for-subsidized-child-care-services-or-working 8 connections child care services shall constitute an authorization to 9 the\_department\_to\_provide\_the\_recipient\_of\_the\_subsidy\_with\_support 10 enforcement services. The department is authorized to collect, but not 11 12 retain, child support payments under this subsection.

13 (4))) Effective October 1, 2008, whenever public assistance is paid under a state program funded under Title IV-A of the federal social 14 security act as amended by the personal responsibility and work 15 opportunity reconciliation act of 1996, and the federal deficit 16 reduction act of 2005, a member of the family is deemed to have made an 17 assignment to the state any right the family member may have, or on 18 behalf of the family member receiving such assistance, to support from 19 any other person, not exceeding the total amount of assistance paid to 20 21 the family, which accrues during the period that the family receives 22 assistance under the program.

23 <u>NEW SECTION.</u> Sec. 3. This act is necessary for the immediate 24 preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect 25 26 June 7, 2012.

> Passed by the House April 5, 2012. Passed by the Senate April 6, 2012. Approved by the Governor May 2, 2012. Filed in Office of Secretary of State May 2, 2012.