CERTIFICATION OF ENROLLMENT

## SENATE BILL 5079

64th Legislature 2015 1st Special Session

Passed by the Senate May 28, 2015 Yeas 43 Nays 0

President of the Senate

Passed by the House May 28, 2015 Yeas 86 Nays 6

Speaker of the House of Representatives Approved CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5079** as passed by Senate and the House of Representatives on the dates hereon set forth.

Secretary

FILED

Secretary of State State of Washington

Governor of the State of Washington

## SENATE BILL 5079

Passed Legislature - 2015 1st Special Session

State of Washington 64th Legislature 2015 Regular Session

By Senators O'Ban, Conway, and Dammeier

Read first time 01/13/15. Referred to Committee on Human Services, Mental Health & Housing.

AN ACT Relating to notifying the military regarding child abuse and neglect allegations of families with an active military status; and reenacting and amending RCW 26.44.030.

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

5 Sec. 1. RCW 26.44.030 and 2013 c 273 s 2, 2013 c 48 s 2, and 6 2013 c 23 s 43 are each reenacted and amended to read as follows:

(1)(a) When any practitioner, county coroner or medical examiner, 7 law enforcement officer, professional school personnel, registered or 8 licensed nurse, social service counselor, psychologist, pharmacist, 9 10 employee of the department of early learning, licensed or certified 11 child care providers or their employees, employee of the department, probation officer, 12 juvenile placement and liaison specialist, 13 responsible living skills program staff, HOPE center staff, or state 14 family and children's ombuds or any volunteer in the ombuds's office has reasonable cause to believe that a child has suffered abuse or 15 16 neglect, he or she shall report such incident, or cause a report to 17 be made, to the proper law enforcement agency or to the department as provided in RCW 26.44.040. 18

(b) When any person, in his or her official supervisory capacity with a nonprofit or for-profit organization, has reasonable cause to believe that a child has suffered abuse or neglect caused by a person

1 over whom he or she regularly exercises supervisory authority, he or she shall report such incident, or cause a report to be made, to the 2 proper law enforcement agency, provided that the person alleged to 3 have caused the abuse or neglect is employed by, contracted by, or 4 volunteers with the organization and coaches, trains, educates, or 5 6 counsels a child or children or regularly has unsupervised access to 7 a child or children as part of the employment, contract, or voluntary service. No one shall be required to report under this section when 8 he or she obtains the information solely as a result of a privileged 9 communication as provided in RCW 5.60.060. 10

11 Nothing in this subsection (1)(b) shall limit a person's duty to 12 report under (a) of this subsection.

13 For the purposes of this subsection, the following definitions 14 apply:

(i) "Official supervisory capacity" means a position, status, or role created, recognized, or designated by any nonprofit or forprofit organization, either for financial gain or without financial gain, whose scope includes, but is not limited to, overseeing, directing, or managing another person who is employed by, contracted by, or volunteers with the nonprofit or for-profit organization.

(ii) "Organization" includes a sole proprietor, partnership, corporation, limited liability company, trust, association, financial institution, governmental entity, other than the federal government, and any other individual or group engaged in a trade, occupation, enterprise, governmental function, charitable function, or similar activity in this state whether or not the entity is operated as a nonprofit or for-profit entity.

(iii) "Reasonable cause" means a person witnesses or receives a
 credible written or oral report alleging abuse, including sexual
 contact, or neglect of a child.

31 (iv) "Regularly exercises supervisory authority" means to act in 32 his or her official supervisory capacity on an ongoing or continuing 33 basis with regards to a particular person.

34 (v) "Sexual contact" has the same meaning as in RCW 9A.44.010.

35 (c) The reporting requirement also applies to department of 36 corrections personnel who, in the course of their employment, observe 37 offenders or the children with whom the offenders are in contact. If, 38 as a result of observations or information received in the course of 39 his or her employment, any department of corrections personnel has 40 reasonable cause to believe that a child has suffered abuse or

1 neglect, he or she shall report the incident, or cause a report to be 2 made, to the proper law enforcement agency or to the department as 3 provided in RCW 26.44.040.

(d) The reporting requirement shall also apply to any adult who 4 has reasonable cause to believe that a child who resides with them, 5 6 has suffered severe abuse, and is able or capable of making a report. For the purposes of this subsection, "severe abuse" means any of the 7 following: Any single act of abuse that causes physical trauma of 8 sufficient severity that, if left untreated, could cause death; any 9 single act of sexual abuse that causes significant bleeding, deep 10 11 bruising, or significant external or internal swelling; or more than 12 one act of physical abuse, each of which causes bleeding, deep bruising, significant external or internal swelling, bone fracture, 13 14 or unconsciousness.

15 (e) The reporting requirement also applies to guardians ad litem, 16 including court-appointed special advocates, appointed under Titles 17 11, 13, and 26 RCW, who in the course of their representation of 18 children in these actions have reasonable cause to believe a child 19 has been abused or neglected.

(f) The reporting requirement in (a) of this subsection also applies to administrative and academic or athletic department employees, including student employees, of institutions of higher education, as defined in RCW 28B.10.016, and of private institutions of higher education.

(g) The report must be made at the first opportunity, but in no case longer than forty-eight hours after there is reasonable cause to believe that the child has suffered abuse or neglect. The report must include the identity of the accused if known.

(2) The reporting requirement of subsection (1) of this section does not apply to the discovery of abuse or neglect that occurred during childhood if it is discovered after the child has become an adult. However, if there is reasonable cause to believe other children are or may be at risk of abuse or neglect by the accused, the reporting requirement of subsection (1) of this section does apply.

36 (3) Any other person who has reasonable cause to believe that a 37 child has suffered abuse or neglect may report such incident to the 38 proper law enforcement agency or to the department of social and 39 health services as provided in RCW 26.44.040.

1 (4) The department, upon receiving a report of an incident of alleged abuse or neglect pursuant to this chapter, involving a child 2 who has died or has had physical injury or injuries inflicted upon 3 him or her other than by accidental means or who has been subjected 4 to alleged sexual abuse, shall report such incident to the proper law 5 6 enforcement agency, including military law enforcement, if appropriate. In emergency cases, where the child's welfare is 7 endangered, the department shall notify the proper law enforcement 8 agency within twenty-four hours after a report is received by the 9 department. In all other cases, the department shall notify the law 10 11 enforcement agency within seventy-two hours after a report is 12 received by the department. If the department makes an oral report, a written report must also be made to the proper law enforcement agency 13 14 within five days thereafter.

(5) Any law enforcement agency receiving a report of an incident 15 16 of alleged abuse or neglect pursuant to this chapter, involving a 17 child who has died or has had physical injury or injuries inflicted upon him or her other than by accidental means, or who has been 18 subjected to alleged sexual abuse, shall report such incident in 19 writing as provided in RCW 26.44.040 to the proper county prosecutor 20 21 or city attorney for appropriate action whenever the law enforcement agency's investigation reveals that a crime may have been committed. 22 The law enforcement agency shall also notify the department of all 23 reports received and the law enforcement agency's disposition of 24 25 them. In emergency cases, where the child's welfare is endangered, 26 the law enforcement agency shall notify the department within twentyfour hours. In all other cases, the law enforcement agency shall 27 notify the department within seventy-two hours after a report is 28 29 received by the law enforcement agency.

30 (6) Any county prosecutor or city attorney receiving a report 31 under subsection (5) of this section shall notify the victim, any 32 persons the victim requests, and the local office of the department, 33 of the decision to charge or decline to charge a crime, within five 34 days of making the decision.

35 (7) The department may conduct ongoing case planning and 36 consultation with those persons or agencies required to report under 37 this section, with consultants designated by the department, and with 38 designated representatives of Washington Indian tribes if the client 39 information exchanged is pertinent to cases currently receiving child 40 protective services. Upon request, the department shall conduct such

1 planning and consultation with those persons required to report under 2 this section if the department determines it is in the best interests 3 of the child. Information considered privileged by statute and not 4 directly related to reports required by this section must not be 5 divulged without a valid written waiver of the privilege.

6 (8) Any case referred to the department by a physician licensed under chapter 18.57 or 18.71 RCW on the basis of an expert medical 7 opinion that child abuse, neglect, or sexual assault has occurred and 8 that the child's safety will be seriously endangered if returned 9 home, the department shall file a dependency petition unless a second 10 11 licensed physician of the parents' choice believes that such expert 12 medical opinion is incorrect. If the parents fail to designate a second physician, the department may make the selection. 13 If a physician finds that a child has suffered abuse or neglect but that 14 such abuse or neglect does not constitute imminent danger to the 15 16 child's health or safety, and the department agrees with the physician's assessment, the child may be left in the parents' home 17 while the department proceeds with reasonable efforts to remedy 18 parenting deficiencies. 19

(9) Persons or agencies exchanging information under subsection
(7) of this section shall not further disseminate or release the
information except as authorized by state or federal statute.
Violation of this subsection is a misdemeanor.

(10) Upon receiving a report of alleged abuse or neglect, the 24 25 department shall make reasonable efforts to learn the name, address, 26 and telephone number of each person making a report of abuse or neglect under this section. The department shall provide assurances 27 of appropriate confidentiality of the identification of persons 28 reporting under this section. If the department is unable to learn 29 the information required under this subsection, the department shall 30 31 only investigate cases in which:

32 (a) The department believes there is a serious threat of33 substantial harm to the child;

34 (b) The report indicates conduct involving a criminal offense35 that has, or is about to occur, in which the child is the victim; or

36 (c) The department has a prior founded report of abuse or neglect 37 with regard to a member of the household that is within three years 38 of receipt of the referral.

39 (11)(a) Upon receiving a report of alleged abuse or neglect, the 40 department shall use one of the following discrete responses to

1 reports of child abuse or neglect that are screened in and accepted 2 for departmental response:

3 (i) Investigation; or

4 (ii) Family assessment.

5 (b) In making the response in (a) of this subsection the 6 department shall:

7 (i) Use a method by which to assign cases to investigation or 8 family assessment which are based on an array of factors that may 9 include the presence of: Imminent danger, level of risk, number of 10 previous child abuse or neglect reports, or other presenting case 11 characteristics, such as the type of alleged maltreatment and the age 12 of the alleged victim. Age of the alleged victim shall not be used as 13 the sole criterion for determining case assignment;

14 (ii) Allow for a change in response assignment based on new 15 information that alters risk or safety level;

16 (iii) Allow families assigned to family assessment to choose to 17 receive an investigation rather than a family assessment;

18 (iv) Provide a full investigation if a family refuses the initial 19 family assessment;

(v) Provide voluntary services to families based on the results 20 21 of the initial family assessment. If a family refuses voluntary services, and the department cannot identify specific facts related 22 to risk or safety that warrant assignment to investigation under this 23 chapter, and there is not a history of reports of child abuse or 24 25 neglect related to the family, then the department must close the 26 family assessment response case. However, if at any time the department identifies risk or safety factors that warrant 27 an 28 investigation under this chapter, then the family assessment response 29 case must be reassigned to investigation;

30 (vi) Conduct an investigation, and not a family assessment, in 31 response to an allegation that, the department determines based on 32 the intake assessment:

33 (A) Poses a risk of "imminent harm" consistent with the 34 definition provided in RCW 13.34.050, which includes, but is not 35 limited to, sexual abuse and sexual exploitation as defined in this 36 chapter;

37 (B) Poses a serious threat of substantial harm to a child;

38 (C) Constitutes conduct involving a criminal offense that has, or39 is about to occur, in which the child is the victim;

40 (D) The child is an abandoned child as defined in RCW 13.34.030;

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1 (E) The child is an adjudicated dependent child as defined in RCW 2 13.34.030, or the child is in a facility that is licensed, operated, 3 or certified for care of children by the department under chapter 4 74.15 RCW, or by the department of early learning.

5 (c) The department may not be held civilly liable for the 6 decision to respond to an allegation of child abuse or neglect by 7 using the family assessment response under this section unless the 8 state or its officers, agents, or employees acted with reckless 9 disregard.

(12)(a) For reports of alleged abuse or neglect that are accepted 10 for investigation by the department, the investigation shall be 11 12 conducted within time frames established by the department in rule. In no case shall the investigation extend longer than ninety days 13 from the date the report is received, unless the investigation is 14 being conducted under a written protocol pursuant to RCW 26.44.180 15 16 and a law enforcement agency or prosecuting attorney has determined 17 that a longer investigation period is necessary. At the completion of 18 the investigation, the department shall make a finding that the report of child abuse or neglect is founded or unfounded. 19

(b) If a court in a civil or criminal proceeding, considering the same facts or circumstances as are contained in the report being investigated by the department, makes a judicial finding by a preponderance of the evidence or higher that the subject of the pending investigation has abused or neglected the child, the department shall adopt the finding in its investigation.

(13) For reports of alleged abuse or neglect that are respondedto through family assessment response, the department shall:

(a) Provide the family with a written explanation of the procedure for assessment of the child and the family and its purposes;

(b) Collaborate with the family to identify family strengths, resources, and service needs, and develop a service plan with the goal of reducing risk of harm to the child and improving or restoring family well-being;

35 (c) Complete the family assessment response within forty-five 36 days of receiving the report; however, upon parental agreement, the 37 family assessment response period may be extended up to ninety days;

38 (d) Offer services to the family in a manner that makes it clear 39 that acceptance of the services is voluntary;

(e) Implement the family assessment response in a consistent and
 cooperative manner;

3 (f) Have the parent or guardian sign an agreement to participate 4 in services before services are initiated that informs the parents of 5 their rights under family assessment response, all of their options, 6 and the options the department has if the parents do not sign the 7 consent form.

8 (14)(a) In conducting an investigation or family assessment of9 alleged abuse or neglect, the department or law enforcement agency:

(i) May interview children. If the department determines that the 10 response to the allegation will be family assessment response, the 11 12 preferred practice is to request a parent's, guardian's, or custodian's permission to interview the child before conducting the 13 child interview unless doing so would compromise the safety of the 14 child or the integrity of the assessment. The interviews may be 15 16 conducted on school premises, at day-care facilities, at the child's 17 home, or at other suitable locations outside of the presence of parents. If the allegation is investigated, parental notification of 18 19 the interview must occur at the earliest possible point in the investigation that will not jeopardize the safety or protection of 20 21 the child or the course of the investigation. Prior to commencing the interview the department or law enforcement agency shall determine 22 whether the child wishes a third party to be present for the 23 interview and, if so, shall make reasonable efforts to accommodate 24 25 the child's wishes. Unless the child objects, the department or law 26 enforcement agency shall make reasonable efforts to include a third party in any interview so long as the presence of the third party 27 will not jeopardize the course of the investigation; and 28

(ii) Shall have access to all relevant records of the child inthe possession of mandated reporters and their employees.

31 (b) The Washington state school directors' association shall 32 adopt a model policy addressing protocols when an interview, as 33 authorized by this subsection, is conducted on school premises. In 34 formulating its policy, the association shall consult with the 35 department and the Washington association of sheriffs and police 36 chiefs.

37 (15) If a report of alleged abuse or neglect is founded and 38 constitutes the third founded report received by the department 39 within the last twelve months involving the same child or family, the 40 department shall promptly notify the office of the family and

children's ombuds of the contents of the report. The department shall
 also notify the ombuds of the disposition of the report.

3 (16) In investigating and responding to allegations of child 4 abuse and neglect, the department may conduct background checks as 5 authorized by state and federal law.

6 (17)(a) The department shall maintain investigation records and 7 conduct timely and periodic reviews of all founded cases of abuse and 8 neglect. The department shall maintain a log of screened-out 9 nonabusive cases.

10 (b) In the family assessment response, the department shall not 11 make a finding as to whether child abuse or neglect occurred. No one 12 shall be named as a perpetrator and no investigative finding shall be 13 entered in the department's child abuse or neglect database.

14 (18) The department shall use a risk assessment process when 15 investigating alleged child abuse and neglect referrals. The 16 department shall present the risk factors at all hearings in which 17 the placement of a dependent child is an issue. Substance abuse must 18 be a risk factor.

19 (19) Upon receipt of a report of alleged abuse or neglect the law 20 enforcement agency may arrange to interview the person making the 21 report and any collateral sources to determine if any malice is 22 involved in the reporting.

(20) Upon receiving a report of alleged abuse or neglect involving a child under the court's jurisdiction under chapter 13.34 RCW, the department shall promptly notify the child's guardian ad litem of the report's contents. The department shall also notify the guardian ad litem of the disposition of the report. For purposes of this subsection, "guardian ad litem" has the meaning provided in RCW 13.34.030.

30 (21) The department shall make efforts as soon as practicable to 31 determine the military status of parents whose children are subject 32 to abuse or neglect allegations. If the department determines that a 33 parent or guardian is in the military, the department shall notify a 34 department of defense family advocacy program that there is an 35 allegation of abuse and neglect that is screened in and open for 36 investigation that relates to that military parent or guardian.

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