SUBSTITUTE SENATE BILL 5707

State of Washington 52nd Legislature 1991 Regular Session

By Senate Committee on Children & Family Services (originally sponsored by Senators Craswell, Rasmussen, L. Smith and Stratton).

Read first time March 6, 1991.

- 1 AN ACT Relating to written marriage contracts; amending RCW
- 2 26.09.010 and 26.09.030; reenacting and amending RCW 26.09.020 and
- 3 26.09.150; and adding new sections to chapter 26.09 RCW.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** (1) At the time of their application for
- 6 a marriage license, two persons of the opposite sex shall elect whether
- 7 to enter into a written marriage contract providing that the marital
- 8 relationship will not be dissolved except upon a showing by a
- 9 preponderance of the evidence by one party of the fault of the other
- 10 party which constitutes grounds for dissolution of the marriage, as
- 11 specified in the marriage contract. At any time during the marriage,
- 12 the spouses may enter into a written marriage contract pursuant to the
- 13 guidelines set forth in section 2 of this act. If requirements for
- 14 enforceability as defined in section 2 of this act are met, the
- 15 marriage contract shall be enforced by a court of competent

- 1 jurisdiction and the marriage of the parties shall not be dissolved or
- 2 modified except under the terms of the marriage contract. A party to
- 3 the marriage who believes that the marriage contract has been violated
- 4 and that the grounds specified in the contract exist for termination of
- 5 the marriage may institute a legal proceeding to dissolve the marriage,
- 6 and if the grounds as specified in the contract are proven, that party
- 7 shall be awarded a decree of dissolution of marriage.
- 8 <u>NEW SECTION.</u> **Sec. 2.** The written marriage contract, to be
- 9 enforceable, must contain the following agreements between the parties:
- 10 (1) The written marriage contract contains the exclusive
- 11 understanding and agreement between the parties regarding the terms of
- 12 continuance of their legal marital relationship;
- 13 (2)(a) The marriage of the parties shall not be dissolved or
- 14 otherwise modified except by mutual consent of the parties or upon a
- 15 showing by a preponderance of the evidence of fault of the other party
- 16 in a court of competent jurisdiction. Those acts which constitute
- 17 fault must be set out in the marriage contract and must not be contrary
- 18 to public policy in order to justify dissolution of the marriage of the
- 19 parties.
- 20 (b) As used in this chapter, "fault" means:
- 21 (i) If the consent to the marriage of the party filing the petition
- 22 for dissolution, legal separation, or declaration concerning validity
- 23 was obtained by force, duress, or fraud of the other party and the
- 24 petition is filed (A) within two years after the marriage is solemnized
- 25 if the force or duress has ceased or (B) within two years after the
- 26 party filing the petition has knowledge of the fraud. If a petition
- 27 for declaration of validity is filed, the filing party must not have
- 28 ratified the marriage by voluntarily cohabiting with the other party
- 29 after the force or duress has ceased or having knowledge of the fraud;

- 1 (ii) If the party filing the petition for dissolution, legal
- 2 separation, or declaration concerning validity was incapable of
- 3 consenting to the marriage because of physical or mental incompetence
- 4 and the petition is filed (A) within two years after the marriage is
- 5 solemnized if the person filing the petition is still incapable or (B)
- 6 within two years after the party filing the petition has become
- 7 competent. If a petition for declaration of validity is filed, the
- 8 filing party must not have ratified the marriage by voluntarily
- 9 cohabiting with the other party after becoming competent;
- 10 (iii) If the party filing the petition for dissolution, legal
- 11 separation, or declaration concerning validity was under the age of
- 12 seventeen years at the time the marriage was solemnized and the
- 13 petition is filed (A) within two years after the marriage is solemnized
- 14 or (B) within two years after the party filing the petition reaches the
- 15 age of seventeen years. If a petition for declaration of validity is
- 16 filed, the filing party must not have ratified the marriage by
- 17 voluntarily cohabiting with the other party after reaching the age of
- 18 seventeen years;
- 19 (iv) If a party commits adultery and the petition for dissolution
- 20 or legal separation is filed within two years after the party filing
- 21 the petition has knowledge of an act of adultery by the other party;
- 22 (v) If a party is impotent, the party filing the petition for
- 23 dissolution or legal separation did not know at the time of marriage
- 24 that the other party was or was likely to become impotent, and the
- 25 petition is filed within two years after the party filing the petition
- 26 has knowledge of the impotence of the other party;
- 27 (vi) If a party is infected with a sexually transmitted disease,
- 28 including acquired immune deficiency syndrome (AIDS), syphilis,
- 29 gonorrhea, herpes II, chancroid, and other venereal diseases, the party
- 30 filing the petition for dissolution or legal separation did not know at

- 1 the time of marriage that the other party was infected with a disease,
- 2 the other party did not contract the disease from the filing party, or
- 3 if the other party became infected with the disease after the marriage,
- 4 the other party did not contract the disease from the filing party, and
- 5 the petition is filed within two years after the party filing the
- 6 petition has knowledge of the infection of the other party;
- 7 (vii) If a party is infected with another fatal disease, another
- 8 contagious, infectious, or communicable disease, or with another
- 9 disease specifically named in chapters 248-100 and 248-101 WAC, the
- 10 party filing the petition for dissolution or legal separation did not
- 11 know at the time of marriage that the other party was infected with
- 12 such a disease, the other party did not contract the disease from the
- 13 filing party and the petition is filed within two years after the party
- 14 filing the petition has knowledge of the infection of the other party;
- 15 (viii) If a party has abandoned the relationship or has disappeared
- 16 for one or more years at the time the party who has been abandoned or
- 17 left alone files the petition for dissolution or legal separation;
- 18 (ix) If a party has an habitual and ongoing addiction to alcohol or
- 19 drugs and the petition for dissolution or legal separation is filed
- 20 within two years after the party filing the petition had knowledge of
- 21 the addiction of the other party;
- (x)(A) If the parties have specifically determined in the contract
- 23 the proportionate share of responsibility for provision of the family
- 24 and a party is continually neglecting or refusing to make the provision
- 25 and at the time the injured party files the petition for dissolution or
- 26 legal separation there is no reasonable expectation that the neglect or
- 27 refusal will cease, or (B) if the husband is continually neglecting or
- 28 refusing to make reasonable provision for the basic needs of his family
- 29 and at the time the wife files the petition for dissolution or legal

- 1 separation there is no reasonable expectation that the neglect or
- 2 refusal will cease;
- 3 (xi) If a party has been imprisoned in a state, federal or foreign
- 4 prison for two or more years at the time the petition for dissolution
- 5 or legal separation is filed and the party filing the petition does so
- 6 during the term of imprisonment of the other party;
- 7 (xii) If a party is continually treating the other party or a minor
- 8 natural, adopted, step or foster child residing in the home of a party
- 9 with physical abuse or extreme mental cruelty, or a child with sexual
- 10 abuse, and at the time the other party files the petition for
- 11 dissolution or legal separation there is no reasonable expectation that
- 12 the abuse or cruelty will cease; and
- 13 (xiii) If a party is determined to be legally insane and the
- 14 petition for dissolution or legal separation is filed within two years
- 15 after the party filing the petition had knowledge of the legal insanity
- 16 of the other party.
- 17 (3) A legal proceeding involving the marriage contract shall be
- 18 brought in a superior court in the state of Washington. The practice in
- 19 civil actions in the state of Washington shall govern all proceedings.
- 20 The state of Washington shall retain jurisdiction over all actions
- 21 involving the marriage contract and the laws of the state of Washington
- 22 shall apply. A dissolution of marriage, divorce, legal separation, or
- 23 declaration concerning validity of the marriage which is not in
- 24 conformance with the marriage contract and the laws of the state of
- 25 Washington shall have no force or effect in the state of Washington.
- 26 (4) The parties must acknowledge that each recognizes that, in the
- 27 absence of a written marriage contract, either party to a marriage may
- 28 petition the court for dissolution of the marriage on the grounds that
- 29 the marriage is irretrievably broken, and the petition shall be granted
- 30 as provided in RCW 26.09.030. The parties must state in the written

- 1 marriage contract that each, by executing the document, gives up that
- 2 right and agrees to be bound solely by the terms of the written
- 3 marriage contract to determine the grounds which will enable a party to
- 4 successfully petition for dissolution of the marriage.
- 5 A marriage contract which contains a provision substantially in the
- 6 following form shall satisfy the requirements of this subsection:
- 7 "I understand that a married person in the state of Washington may
- 8 obtain a dissolution of his or her marriage by filing a petition in
- 9 superior court claiming that the marriage is "irretrievably
- 10 broken, " and that no grounds for the dissolution of marriage must
- 11 be proven nor must the fault of either party be shown. This is the
- meaning of the term "no-fault" dissolution of marriage. By signing
- this written marriage contract, I voluntarily give up the right to
- be awarded a dissolution of marriage without proof of grounds, and
- agree to be bound only by the terms of this written marriage
- 16 contract. I understand that my marriage may be dissolved only if
- either my spouse or I commit one of the acts of fault specified in
- 18 this contract, which will constitute a breach of this contract, or
- if we both agree to a dissolution of our marriage."
- 20 <u>NEW SECTION.</u> **Sec. 3.** If the jury finds that a violation of
- 21 the written marriage contract has occurred, the court shall enter a
- 22 decree of dissolution of marriage. The court shall determine issues of
- 23 fault, property division, child custody, child visitation, and
- 24 maintenance requests by either party without submission of those items
- 25 to the jury.
- 26 <u>NEW SECTION.</u> **Sec. 4.** Sections 1 through 3 of this act are
- 27 each added to chapter 26.09 RCW.

- 1 Sec. 5. RCW 26.09.010 and 1989 c 375 s 1 are each amended to read
- 2 as follows:
- 3 (1) Except as otherwise specifically provided herein, the practice
- 4 in civil action shall govern all proceedings under this chapter, except
- 5 that trial by jury is dispensed with <u>in all proceedings other than</u>
- 6 those in which a violation of a written marriage contract is alleged.
- 7 (2) A proceeding for dissolution of marriage, legal separation or
- 8 a declaration concerning the validity of a marriage shall be entitled
- 9 "In re the marriage of and" Such proceeding may
- 10 be filed in the superior court of the county where the petitioner
- 11 resides.
- 12 (3) In cases where there has been no prior proceeding in this state
- 13 involving the marital status of the parties or support obligations for
- 14 a minor child, a separate parenting and support proceeding between the
- 15 parents shall be entitled "In re the parenting and support of
- 16"
- 17 (4) The initial pleading in all proceedings under this chapter
- 18 shall be denominated a petition. A responsive pleading shall be
- 19 denominated a response. Other pleadings, and all pleadings in other
- 20 matters under this chapter shall be denominated as provided in the
- 21 civil rules for superior court.
- 22 (5) In this chapter, "decree" includes "judgment".
- 23 (6) A decree of dissolution, of legal separation, or a declaration
- 24 concerning the validity of a marriage shall not be awarded to one of
- 25 the parties, but shall provide that it affects the status previously
- 26 existing between the parties in the manner decreed.
- 27 **Sec. 6.** RCW 26.09.020 and 1989 1st ex.s. c 9 s 204 and 1989 c 375
- 28 s 3 are each reenacted and amended to read as follows:

- 1 (1) A petition in a proceeding for dissolution of marriage, legal
- 2 separation, or for a declaration concerning the validity of a marriage,
- 3 shall allege the following:
- 4 (a) The last known residence of each party;
- 5 (b) The date and place of the marriage;
- 6 (c) If the parties are separated the date on which the separation
- 7 occurred;
- 8 (d) The names, ages, and addresses of any child dependent upon
- 9 either or both spouses and whether the wife is pregnant;
- 10 (e) Any arrangements as to the residential schedule of, decision
- 11 making for, dispute resolution for, and support of the children and the
- 12 maintenance of a spouse;
- 13 (f) A statement specifying whether there is community or separate
- 14 property owned by the parties to be disposed of;
- 15 (g) The relief sought((\cdot,\cdot)):
- 16 (h) The grounds for dissolution of the marriage, if a written
- 17 marriage contract was executed in accordance with section 1 of this
- 18 <u>act.</u>
- 19 (2) Either or both parties to the marriage may initiate the
- 20 proceeding.
- 21 (3) The petitioner shall complete and file with the petition a
- 22 certificate under RCW 70.58.200 on the form provided by the department
- 23 of health.
- 24 Sec. 7. RCW 26.09.030 and 1973 1st ex.s. c 157 s 3 are each
- 25 amended to read as follows:
- 26 When a party who is a resident of this state or who is a member of
- 27 the armed forces and is stationed in this state, petitions for a
- 28 dissolution of marriage, and alleges that the marriage is irretrievably
- 29 broken or that the terms of the written marriage contract have been

- 1 violated, and when ninety days have elapsed since the petition was
- 2 filed and from the date when service of summons was made upon the
- 3 respondent or the first publication of summons was made, the court
- 4 shall proceed as follows:
- 5 (1) If the other party joins in the petition ((or)), does not deny
- 6 that the marriage is irretrievably broken, or in cases involving a
- 7 written marriage contract, does not deny the alleged fault has
- 8 occurred, the court shall enter a decree of dissolution.
- 9 (2) If the other party alleges that the petitioner was induced to
- 10 file the petition by fraud, or coercion, the court shall make a finding
- 11 as to that allegation and, if it so finds shall dismiss the petition.
- 12 (3) If the other party denies that the marriage is irretrievably
- 13 broken or that the written marriage contract was violated the court
- 14 shall consider all relevant factors, including the circumstances that
- 15 gave rise to the filing of the petition ((and)), the prospects for
- 16 reconciliation, and the written marriage contract between the parties
- 17 <u>if one was executed</u>, and shall:
- 18 (a) Make a finding that the marriage is irretrievably broken and
- 19 enter a decree of dissolution of the marriage; or
- 20 (b) At the request of either party or on its own motion, transfer
- 21 the cause to the family court, refer them to another counseling service
- 22 of their choice, and request a report back from the counseling service
- 23 within sixty days, or continue the matter for not more than sixty days
- 24 for hearing. If the cause is returned from the family court or at the
- 25 adjourned hearing, the court shall:
- 26 (i) Find that the parties have agreed to reconciliation and dismiss
- 27 the petition; or
- 28 (ii) Find that the parties have not been reconciled, and that
- 29 either party continues to allege that the marriage is irretrievably
- 30 broken. When such facts are found, the court shall enter a decree of

- 1 dissolution of the marriage <u>unless the entry of such a decree is</u>
- 2 contrary to the written marriage contract.
- 3 (4) When violation of a written marriage contract is alleged and
- 4 the responding party contests the petition or denies the allegation of
- 5 <u>fault</u>, the court shall submit the issue of whether the marriage
- 6 contract has been violated to a jury at the request of either party.
- 7 If the jury finds that a violation of the written marriage contract has
- 8 occurred, the court shall enter a decree of dissolution of marriage.
- 9 The court shall determine issues of property division, child custody,
- 10 child visitation, and maintenance requests by either party without
- 11 <u>submission of those issues to the jury.</u>
- 12 <u>(5)</u> If the petitioner requests the court to decree legal separation
- 13 in lieu of dissolution, the court shall enter the decree in that form
- 14 unless the other party objects and petitions for a decree of
- 15 dissolution or declaration of invalidity or unless the grounds are not
- 16 established as required by the terms of the written marriage contract.
- 17 **Sec. 8.** RCW 26.09.150 and 1989 1st ex.s. c 9 s 205 and 1989 c 375
- 18 s 30 are each reenacted and amended to read as follows:
- 19 A decree of dissolution of marriage, legal separation, or
- 20 declaration of invalidity is final when entered, subject to the right
- 21 of appeal. An appeal which does not challenge the finding that the
- 22 marriage is irretrievably broken ((or)), was invalid, or that fault as
- 23 <u>defined in the written marriage contract was proven</u>, does not delay the
- 24 finality of the dissolution or declaration of invalidity and either
- 25 party may remarry pending such an appeal.
- No earlier than six months after entry of a decree of legal
- 27 separation, on motion of either party, the court shall convert the
- 28 decree of legal separation to a decree of dissolution of marriage. The
- 29 clerk of court shall complete the certificate as provided for in RCW

- 1 70.58.200 on the form provided by the department of health. On or
- 2 before the tenth day of each month, the clerk of the court shall
- 3 forward to the state registrar of vital statistics the certificate of
- 4 each decree of divorce, dissolution of marriage, annulment, or separate
- 5 maintenance granted during the preceding month.
- 6 Upon request of a party whose marriage is dissolved or declared
- 7 invalid, the court shall order a former name restored or the court may,
- 8 in its discretion, order a change to another name.
- 9 <u>NEW SECTION.</u> **Sec. 9.** If any provision of this act or its
- 10 application to any person or circumstance is held invalid, the
- 11 remainder of the act or the application of the provision to other
- 12 persons or circumstances is not affected.