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HOUSE BILL 3048

State of Washington 60th Legislature 2008 Regular Session

By Representatives Lantz, Goodman, Pettigrew, Roberts, Darneille, Appleton, Hasegawa, and Kenney

Read first time 01/21/08. Referred to Committee on Judiciary.

- AN ACT Relating to creating a pilot program addressing legal 1 2
- representation for children in dependency proceedings who are age
- 3 twelve and over; and creating new sections.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 NEW SECTION. Sec. 1. Dependency proceedings are complicated and have significant impacts on a child's life.
- 7 litems and court-appointed special advocates are appointed to represent
- 8 a child's best interests in dependency proceedings, they have different
- skills than attorneys. Attorneys for children age twelve and over in 9
- 10 dependency proceedings can help explain legal proceedings to the child,
- form confidential relationships with the child, and assist the child in 11
- 12 understanding what services are available to the child upon aging out
- 13 of care.

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- 14 The dependent youth representation pilot NEW SECTION. Sec. 2.
- 15 established to promote adequate and effective program is
- representation for children age twelve and over in dependency 16
- 17 proceedings. The pilot program shall be administered by the University
- 18 of Washington school of law, children and youth advocacy clinic.

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Although guardian ad

1 (1) The pilot program shall consist of at least two counties 2 selected by the children and youth advocacy clinic, as determined by:

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- (a) The presence and strength of a parents' representation project;
- (b) The presence and strength of a CASA or GAL program; and
- (c) The presence and strength of a system appointing attorneys to represent adolescents' stated interests.
- (2) Counties that are chosen shall be provided funding through the pilot program for and establish a program in which:
- (a) Attorneys are provided for all children age twelve and over who are the subject of dependency proceeding under chapter 13.34 RCW;
- (b) Attorneys are provided for all children age twelve and over who are placed out-of-home under chapter 13.34 RCW during the program. For those children placed out-of-home, attorneys are appointed prior to the first hearing in the child's dependency case;
 - (c) All attorneys are highly trained in dependency matters;
- 16 (d) Attorneys maintain a caseload no larger than eighty ongoing 17 cases;
 - (e) Judges and commissioners in the pilot counties will receive training on dependency matters and how an attorney for the child affects the dynamics of the proceedings;
 - (f) Guardian ad litem or CASA programs in the pilot counties will receive training on the different, but complementary roles of attorneys and GALs/CASAs and how the "best interest" standard differs from the "stated interest" standard; and
 - (g) There is coordination with existing legal training offered within the county and in the state.
 - (3) The children and youth advocacy clinic shall measure the performance and outcomes of the program related to the health and well-being of the child in dependency, including whether there was:
 - (a) An increase in monthly private and individual face-to-face visits between the caseworker and the child;
 - (b) An increase in regular visits between siblings placed apart and between children and parents;
 - (c) An increase in completed mental health and educational screening and assessments within the required times of a child entering dependency;
- 37 (d) An increase in shared planning meetings occurring within the required time of the child entering dependency;

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(e) An increase in completion of screening, diagnosis, and treatment exams addressing the child's health care and other needs within the required times and at regular intervals during the child's dependency;

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- (f) An increase in timely enrollment in school if the child was removed from his or her school of origin because of change in placement; and
- 8 (g) A decrease in the median number of days that an adolescent was 9 on runaway status.
- 10 (4) The children and youth advocacy clinic shall measure the 11 performance and outcomes of the program related to the attorney's 12 activities, including:
- 13 (a) The amount of time that passed between when the child entered 14 care and when the attorney was assigned the case;
- 15 (b) Whether the attorney's presence increased the involvement of children in their court proceedings;
 - (c) Whether the attorney's efforts increased the number, and appropriateness, of services ordered for and completed by children; and
 - (d) Whether the attorney made the child's information available to the court.
- 21 (5) The children and youth advocacy clinic shall issue a 22 preliminary report to the legislature by December 31, 2008, and shall 23 issue a final report and include findings, by September 30, 2009.

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