HOUSE BILL 1221

State of Washington 67th Legislature 2021 Regular Session

By Representatives Rule, Bateman, Shewmake, Lekanoff, Senn, Santos, Thai, Ortiz-Self, Ormsby, Callan, Ramel, Riccelli, and Macri

Read first time 01/15/21. Referred to Committee on Children, Youth & Families.

- 1 AN ACT Relating to standardizing definitions of homelessness to
- 2 improve access to services; and amending RCW 43.216.505, 13.34.030,
- 3 26.44.020, 13.34.065, and 13.34.138.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 43.216.505 and 2019 c 408 s 2 are each amended to 6 read as follows:
- 7 Unless the context clearly requires otherwise, the definitions in 8 this section apply throughout RCW 43.216.500 through 43.216.559, 43.216.900, and 43.216.901.
- 10 (1) "Advisory committee" means the advisory committee under RCW 11 43.216.520.
- 12 (2) "Approved programs" means those state-supported education and special assistance programs which are recognized by the department as 14 meeting the minimum program rules adopted by the department to 15 qualify under RCW 43.216.500 through 43.216.550, 43.216.900, and 16 43.216.901 and are designated as eligible for funding by the 17 department under RCW 43.216.530 and 43.216.540.
- 18 (3) "Comprehensive" means an assistance program that focuses on 19 the needs of the child and includes education, health, and family 20 support services.

p. 1 HB 1221

- 1 (4) "Eligible child" means a three to five-year old child who is 2 not age-eligible for kindergarten, is not a participant in a federal 3 or state program providing comprehensive services, and who:
- 4 (a) Has a family income at or below one hundred ten percent of 5 the federal poverty level, as published annually by the federal 6 department of health and human services;
- 7 (b) Is eligible for special education due to disability under RCW 8 28A.155.020; or
 - (c) Meets criteria under rules adopted by the department if the number of such children equals not more than ten percent of the total enrollment in the early childhood program. Preference for enrollment in this group shall be given to children from families with the lowest income, children in foster care, or to eligible children from families with multiple needs.
- 15 (5) "Family support services" means providing opportunities for 16 parents to:
- 17 (a) Actively participate in their child's early childhood 18 program;
- 19 (b) Increase their knowledge of child development and parenting 20 skills;
 - (c) Further their education and training;
- 22 (d) Increase their ability to use needed services in the 23 community;
 - (e) Increase their self-reliance.

10 11

12

1314

21

24

- 25 (6) "Homeless" means a child without a fixed, regular, and
 26 adequate nighttime residence as described in the federal McKinney27 Vento homeless assistance act (Title 42 U.S.C., chapter 119,
 28 subchapter VI, part B) as it existed on January 1, 2021.
- 29 **Sec. 2.** RCW 13.34.030 and 2020 c 312 s 114 are each amended to 30 read as follows:
- The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- (1) "Abandoned" means when the child's parent, guardian, or other custodian has expressed, either by statement or conduct, an intent to forego, for an extended period, parental rights or responsibilities despite an ability to exercise such rights and responsibilities. If the court finds that the petitioner has exercised due diligence in attempting to locate the parent, no contact between the child and the child's parent, guardian, or other custodian for a period of three

p. 2 HB 1221

1 months creates a rebuttable presumption of abandonment, even if there 2 is no expressed intent to abandon.

(2) "Child," "juvenile," and "youth" mean:

- (a) Any individual under the age of eighteen years; or
- (b) Any individual age eighteen to twenty-one years who is eligible to receive and who elects to receive the extended foster care services authorized under RCW 74.13.031. A youth who remains dependent and who receives extended foster care services under RCW 74.13.031 shall not be considered a "child" under any other statute or for any other purpose.
- (3) "Current placement episode" means the period of time that begins with the most recent date that the child was removed from the home of the parent, guardian, or legal custodian for purposes of placement in out-of-home care and continues until: (a) The child returns home; (b) an adoption decree, a permanent custody order, or guardianship order is entered; or (c) the dependency is dismissed, whichever occurs first.
- (4) "Department" means the department of children, youth, and families.
- (5) "Dependency guardian" means the person, nonprofit corporation, or Indian tribe appointed by the court pursuant to this chapter for the limited purpose of assisting the court in the supervision of the dependency.
 - (6) "Dependent child" means any child who:
 - (a) Has been abandoned;
- (b) Is abused or neglected as defined in chapter 26.44 RCW by a person legally responsible for the care of the child;
- (c) Has no parent, guardian, or custodian capable of adequately caring for the child, such that the child is in circumstances which constitute a danger of substantial damage to the child's psychological or physical development; or
- 32 (d) Is receiving extended foster care services, as authorized by 33 RCW 74.13.031.
 - (7) "Developmental disability" means a disability attributable to intellectual disability, cerebral palsy, epilepsy, autism, or another neurological or other condition of an individual found by the secretary of the department of social and health services to be closely related to an intellectual disability or to require treatment similar to that required for individuals with intellectual disabilities, which disability originates before the individual

p. 3 HB 1221

attains age eighteen, which has continued or can be expected to continue indefinitely, and which constitutes a substantial limitation to the individual.

- (8) "Educational liaison" means a person who has been appointed by the court to fulfill responsibilities outlined in RCW 13.34.046.
- (9) "Extended foster care services" means residential and other support services the department is authorized to provide under RCW 74.13.031. These services may include placement in licensed, relative, or otherwise approved care, or supervised independent living settings; assistance in meeting basic needs; independent living services; medical assistance; and counseling or treatment.
- (10) "Guardian" means the person or agency that: (a) Has been appointed as the guardian of a child in a legal proceeding, including a guardian appointed pursuant to chapter 13.36 RCW; and (b) has the legal right to custody of the child pursuant to such appointment. The term "guardian" does not include a "dependency guardian" appointed pursuant to a proceeding under this chapter.
- (11) "Guardian ad litem" means a person, appointed by the court to represent the best interests of a child in a proceeding under this chapter, or in any matter which may be consolidated with a proceeding under this chapter. A "court-appointed special advocate" appointed by the court to be the guardian ad litem for the child, or to perform substantially the same duties and functions as a guardian ad litem, shall be deemed to be guardian ad litem for all purposes and uses of this chapter.
- (12) "Guardian ad litem program" means a court-authorized volunteer program, which is or may be established by the superior court of the county in which such proceeding is filed, to manage all aspects of volunteer guardian ad litem representation for children alleged or found to be dependent. Such management shall include but is not limited to: Recruitment, screening, training, supervision, assignment, and discharge of volunteers.
- (13) "Guardianship" means a guardianship pursuant to chapter 13.36 RCW or a limited guardianship of a minor pursuant to RCW 11.130.215 or equivalent laws of another state or a federally recognized Indian tribe.
- (14) "Housing assistance" means appropriate referrals by the department or other agencies to federal, state, local, or private agencies or organizations, assistance with forms, applications, or financial subsidies or other monetary assistance for housing. For

p. 4 HB 1221

- purposes of this chapter, "housing assistance" is not a remedial service or family reunification service as described in RCW 13.34.025(2).
- 4 (15) "Indigent" means a person who, at any stage of a court 5 proceeding, is:
- 6 (a) Receiving one of the following types of public assistance:
 7 Temporary assistance for needy families, aged, blind, or disabled
 8 assistance benefits, medical care services under RCW 74.09.035,
 9 pregnant women assistance benefits, poverty-related veterans'
 10 benefits, food stamps or food stamp benefits transferred
 11 electronically, refugee resettlement benefits, medicaid, or
 12 supplemental security income; or
- 13 (b) Involuntarily committed to a public mental health facility;
 14 or
- 15 (c) Receiving an annual income, after taxes, of one hundred 16 twenty-five percent or less of the federally established poverty 17 level; or

19

2021

22

23

2425

26

2728

29

30 31

32

33

34

35

36

37

3839

40

- (d) Unable to pay the anticipated cost of counsel for the matter before the court because his or her available funds are insufficient to pay any amount for the retention of counsel.
- (16) "Nonminor dependent" means any individual age eighteen to twenty-one years who is participating in extended foster care services authorized under RCW 74.13.031.
- (17) "Out-of-home care" means placement in a foster family home or group care facility licensed pursuant to chapter 74.15 RCW or placement in a home, other than that of the child's parent, guardian, or legal custodian, not required to be licensed pursuant to chapter 74.15 RCW.
- (18) "Parent" means the biological or adoptive parents of a child, or an individual who has established a parent-child relationship under RCW 26.26A.100, unless the legal rights of that person have been terminated by a judicial proceeding pursuant to this chapter, chapter 26.33 RCW, or the equivalent laws of another state or a federally recognized Indian tribe.
- (19) "Prevention and family services and programs" means specific mental health prevention and treatment services, substance abuse prevention and treatment services, and in-home parent skill-based programs that qualify for federal funding under the federal family first prevention services act, P.L. 115-123. For purposes of this chapter, prevention and family services and programs are not remedial

p. 5 HB 1221

- 1 services or family reunification services as described in RCW $2 \quad 13.34.025(2)$.
- 3 (20) "Prevention services" means preservation services, as 4 defined in chapter 74.14C RCW, and other reasonably available 5 services, including housing assistance, capable of preventing the 6 need for out-of-home placement while protecting the child. Prevention 7 services include, but are not limited to, prevention and family 8 services and programs as defined in this section.
- 9 (21) "Qualified residential treatment program" means a program
 10 licensed as a group care facility under chapter 74.15 RCW that also
 11 qualifies for funding under the federal family first prevention
 12 services act under 42 U.S.C. Sec. 672(k) and meets the requirements
 13 provided in RCW 13.34.420.
- 14 (22) "Relative" includes persons related to a child in the 15 following ways:
 - (a) Any blood relative, including those of half-blood, and including first cousins, second cousins, nephews or nieces, and persons of preceding generations as denoted by prefixes of grand, great, or great-great;
 - (b) Stepfather, stepmother, stepbrother, and stepsister;

17

18

19

2021

22

2324

29

30 31

32

33

34

35

- (c) A person who legally adopts a child or the child's parent as well as the natural and other legally adopted children of such persons, and other relatives of the adoptive parents in accordance with state law;
- 25 (d) Spouses of any persons named in (a), (b), or (c) of this 26 subsection, even after the marriage is terminated;
- 27 (e) Relatives, as named in (a), (b), (c), or (d) of this subsection, of any half sibling of the child; or
 - (f) Extended family members, as defined by the law or custom of the Indian child's tribe or, in the absence of such law or custom, a person who has reached the age of eighteen and who is the Indian child's grandparent, aunt or uncle, brother or sister, brother-in-law or sister-in-law, niece or nephew, first or second cousin, or stepparent who provides care in the family abode on a twenty-four hour basis to an Indian child as defined in 25 U.S.C. Sec. 1903(4).
- 36 (23) "Shelter care" means temporary physical care in a facility 37 licensed pursuant to RCW 74.15.030 or in a home not required to be 38 licensed pursuant to RCW 74.15.030.
- 39 (24) "Sibling" means a child's birth brother, birth sister, 40 adoptive brother, adoptive sister, half-brother, or half-sister, or

p. 6 HB 1221

as defined by the law or custom of the Indian child's tribe for an Indian child as defined in RCW 13.38.040.

3

4

5

7

8

9

1112

1314

15

24

25

2627

28

2930

31

32

- (25) "Social study" means a written evaluation of matters relevant to the disposition of the case that contains the information required by RCW 13.34.430.
- (26) "Supervised independent living" includes, but is not limited to, apartment living, room and board arrangements, college or university dormitories, and shared roommate settings. Supervised independent living settings must be approved by the department or the court.
- (27) "Voluntary placement agreement" means, for the purposes of extended foster care services, a written voluntary agreement between a nonminor dependent who agrees to submit to the care and authority of the department for the purposes of participating in the extended foster care program.
- 16 (28) "Experiencing homelessness" means lacking a fixed, regular,
 17 and adequate nighttime residence, including circumstances such as
 18 sharing the housing of other persons due to loss of housing, economic
 19 hardship, fleeing domestic violence, or a similar reason.
- 20 **Sec. 3.** RCW 26.44.020 and 2019 c 172 s 5 are each amended to 21 read as follows:
- The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
 - (1) "Abuse or neglect" means sexual abuse, sexual exploitation, or injury of a child by any person under circumstances which cause harm to the child's health, welfare, or safety, excluding conduct permitted under RCW 9A.16.100; or the negligent treatment or maltreatment of a child by a person responsible for or providing care to the child. An abused child is a child who has been subjected to child abuse or neglect as defined in this section.
 - (2) "Child" or "children" means any person under the age of eighteen years of age.
- 33 (3) "Child forensic interview" means a developmentally sensitive 34 and legally sound method of gathering factual information regarding 35 allegations of child abuse, child neglect, or exposure to violence. 36 This interview is conducted by a competently trained, neutral 37 professional utilizing techniques informed by research and best 38 practice as part of a larger investigative process.

p. 7 HB 1221

- 1 (4) "Child protective services" means those services provided by the department designed to protect children from child abuse and 2 neglect and safeguard such children from future abuse and neglect, 3 and conduct investigations of child abuse and neglect reports. 4 Investigations may be conducted regardless of the location of the 5 6 alleged abuse or neglect. Child protective services includes referral to services to ameliorate conditions that endanger the welfare of 7 children, the coordination of necessary programs and services 8 relevant to the prevention, intervention, and treatment of child 9 abuse and neglect, and services to children to ensure that each child 10 11 has a permanent home. In determining whether protective services 12 should be provided, the department shall not decline to provide such services solely because of the child's unwillingness or developmental 13 14 inability to describe the nature and severity of the abuse or 15 neglect.
- 16 (5) "Child protective services section" means the child 17 protective services section of the department.

20

21

2223

2425

26

27

28

29

30 31

32

33

34

3536

37

- (6) "Child who is a candidate for foster care" means a child who the department identifies as being at imminent risk of entering foster care but who can remain safely in the child's home or in a kinship placement as long as services or programs that are necessary to prevent entry of the child into foster care are provided, and includes but is not limited to a child whose adoption or guardianship arrangement is at risk of a disruption or dissolution that would result in a foster care placement. The term includes a child for whom there is reasonable cause to believe that any of the following circumstances exist:
- (a) The child has been abandoned by the parent as defined in RCW 13.34.030 and the child's health, safety, and welfare is seriously endangered as a result;
- (b) The child has been abused or neglected as defined in this chapter ((26.44 RCW)) and the child's health, safety, and welfare is seriously endangered as a result;
 - (c) There is no parent capable of meeting the child's needs such that the child is in circumstances that constitute a serious danger to the child's development;
 - (d) The child is otherwise at imminent risk of harm.
- 38 (7) "Children's advocacy center" means a child-focused facility 39 in good standing with the state chapter for children's advocacy 40 centers and that coordinates a multidisciplinary process for the

p. 8 HB 1221

investigation, prosecution, and treatment of sexual and other types of child abuse. Children's advocacy centers provide a location for forensic interviews and coordinate access to services such as, but not limited to, medical evaluations, advocacy, therapy, and case review by multidisciplinary teams within the context of county protocols as defined in RCW 26.44.180 and 26.44.185.

- (8) "Clergy" means any regularly licensed or ordained minister, priest, or rabbi of any church or religious denomination, whether acting in an individual capacity or as an employee or agent of any public or private organization or institution.
- (9) "Court" means the superior court of the state of Washington, juvenile department.
- 13 (10) "Department" means the department of children, youth, and 14 families.
 - (11) "Family assessment" means a comprehensive assessment of child safety, risk of subsequent child abuse or neglect, and family strengths and needs that is applied to a child abuse or neglect report. Family assessment does not include a determination as to whether child abuse or neglect occurred, but does determine the need for services to address the safety of the child and the risk of subsequent maltreatment.
 - (12) "Family assessment response" means a way of responding to certain reports of child abuse or neglect made under this chapter using a differential response approach to child protective services. The family assessment response shall focus on the safety of the child, the integrity and preservation of the family, and shall assess the status of the child and the family in terms of risk of abuse and neglect including the parent's or guardian's or other caretaker's capacity and willingness to protect the child and, if necessary, plan and arrange the provision of services to reduce the risk and otherwise support the family. No one is named as a perpetrator, and no investigative finding is entered in the record as a result of a family assessment.
 - (13) "Founded" means the determination following an investigation by the department that, based on available information, it is more likely than not that child abuse or neglect did occur.
- 37 (14) "Inconclusive" means the determination following an 38 investigation by the department of social and health services, prior 39 to October 1, 2008, that based on available information a decision

p. 9 HB 1221

cannot be made that more likely than not, child abuse or neglect did or did not occur.

- (15) "Institution" means a private or public hospital or any other facility providing medical diagnosis, treatment, or care.
- (16) "Law enforcement agency" means the police department, the prosecuting attorney, the state patrol, the director of public safety, or the office of the sheriff.
- (17) "Malice" or "maliciously" means an intent, wish, or design to intimidate, annoy, or injure another person. Such malice may be inferred from an act done in willful disregard of the rights of another, or an act wrongfully done without just cause or excuse, or an act or omission of duty betraying a willful disregard of social duty.
- (18) "Negligent treatment or maltreatment" means an act or a failure to act, or the cumulative effects of a pattern of conduct, behavior, or inaction, that evidences a serious disregard of consequences of such magnitude as to constitute a clear and present danger to a child's health, welfare, or safety, including but not limited to conduct prohibited under RCW 9A.42.100. When considering whether a clear and present danger exists, evidence of a parent's substance abuse as a contributing factor to negligent treatment or maltreatment shall be given great weight. The fact that siblings share a bedroom is not, in and of itself, negligent treatment or maltreatment. Poverty, experiencing homelessness, or exposure to domestic violence as defined in RCW 26.50.010 that is perpetrated against someone other than the child does not constitute negligent treatment or maltreatment in and of itself.
- (19) "Pharmacist" means any registered pharmacist under chapter 18.64 RCW, whether acting in an individual capacity or as an employee or agent of any public or private organization or institution.
- (20) "Practitioner of the healing arts" or "practitioner" means a person licensed by this state to practice podiatric medicine and surgery, optometry, chiropractic, nursing, dentistry, osteopathic medicine and surgery, or medicine and surgery or to provide other health services. The term "practitioner" includes a duly accredited Christian Science practitioner. A person who is being furnished Christian Science treatment by a duly accredited Christian Science practitioner will not be considered, for that reason alone, a neglected person for the purposes of this chapter.

p. 10 HB 1221

(21) "Prevention and family services and programs" means specific mental health prevention and treatment services, substance abuse prevention and treatment services, and in-home parent skill-based programs that qualify for federal funding under the federal family first prevention services act, P.L. 115-123. For purposes of this chapter, prevention and family services and programs are not remedial services or family reunification services as described in RCW 13.34.025(2).

- 9 (22) "Professional school personnel" include, but are not limited 10 to, teachers, counselors, administrators, child care facility 11 personnel, and school nurses.
 - (23) "Psychologist" means any person licensed to practice psychology under chapter 18.83 RCW, whether acting in an individual capacity or as an employee or agent of any public or private organization or institution.
 - (24) "Screened-out report" means a report of alleged child abuse or neglect that the department has determined does not rise to the level of a credible report of abuse or neglect and is not referred for investigation.
 - (25) "Sexual exploitation" includes: (a) Allowing, permitting, or encouraging a child to engage in prostitution by any person; or (b) allowing, permitting, encouraging, or engaging in the obscene or pornographic photographing, filming, or depicting of a child by any person.
- 25 (26) "Sexually aggressive youth" means a child who is defined in 26 RCW 74.13.075(1)(b) as being a sexually aggressive youth.
 - (27) "Social service counselor" means anyone engaged in a professional capacity during the regular course of employment in encouraging or promoting the health, welfare, support, or education of children, or providing social services to adults or families, including mental health, drug and alcohol treatment, and domestic violence programs, whether in an individual capacity, or as an employee or agent of any public or private organization or institution.
- 35 (28) "Unfounded" means the determination following an 36 investigation by the department that available information indicates 37 that, more likely than not, child abuse or neglect did not occur, or 38 that there is insufficient evidence for the department to determine 39 whether the alleged child abuse did or did not occur.

p. 11 HB 1221

- 1 (29) "Experiencing homelessness" means lacking a fixed, regular,
 2 and adequate nighttime residence, including circumstances such as
 3 sharing the housing of other persons due to loss of housing, economic
 4 hardship, fleeing domestic violence, or a similar reason.
- 5 **Sec. 4.** RCW 13.34.065 and 2019 c 172 s 11 are each amended to 6 read as follows:

8

9

11

12

13

1415

16

17

18

1920

2122

2324

25

2627

33

34

- (1) (a) When a child is taken into custody, the court shall hold a shelter care hearing within seventy-two hours, excluding Saturdays, Sundays, and holidays. The primary purpose of the shelter care hearing is to determine whether the child can be immediately and safely returned home while the adjudication of the dependency is pending.
- (b) Any parent, guardian, or legal custodian who for good cause is unable to attend the shelter care hearing may request that a subsequent shelter care hearing be scheduled. The request shall be made to the clerk of the court where the petition is filed prior to the initial shelter care hearing. Upon the request of the parent, the court shall schedule the hearing within seventy-two hours of the request, excluding Saturdays, Sundays, and holidays. The clerk shall notify all other parties of the hearing by any reasonable means.
- (2) (a) If it is likely that the child will remain in shelter care longer than seventy-two hours, the department shall submit a recommendation to the court as to the further need for shelter care in all cases in which the child will remain in shelter care longer than the seventy-two hour period. In all other cases, the recommendation shall be submitted by the juvenile court probation counselor.
- 28 (b) All parties have the right to present testimony to the court 29 regarding the need or lack of need for shelter care.
- 30 (c) Hearsay evidence before the court regarding the need or lack 31 of need for shelter care must be supported by sworn testimony, 32 affidavit, or declaration of the person offering such evidence.
 - (3) (a) At the commencement of the hearing, the court shall notify the parent, guardian, or custodian of the following:
- 35 (i) The parent, guardian, or custodian has the right to a shelter 36 care hearing;
- 37 (ii) The nature of the shelter care hearing, the rights of the 38 parents, and the proceedings that will follow; and

p. 12 HB 1221

(iii) If the parent, guardian, or custodian is not represented by counsel, the right to be represented. If the parent, guardian, or custodian is indigent, the court shall appoint counsel as provided in RCW 13.34.090; and

- (b) If a parent, guardian, or legal custodian desires to waive the shelter care hearing, the court shall determine, on the record and with the parties present, whether such waiver is knowing and voluntary. A parent may not waive his or her right to the shelter care hearing unless he or she appears in court and the court determines that the waiver is knowing and voluntary. Regardless of whether the court accepts the parental waiver of the shelter care hearing, the court must provide notice to the parents of their rights required under (a) of this subsection and make the finding required under subsection (4) of this section.
- (4) At the shelter care hearing the court shall examine the need for shelter care and inquire into the status of the case. The paramount consideration for the court shall be the health, welfare, and safety of the child. At a minimum, the court shall inquire into the following:
- (a) Whether the notice required under RCW 13.34.062 was given to all known parents, guardians, or legal custodians of the child. The court shall make an express finding as to whether the notice required under RCW 13.34.062 was given to the parent, guardian, or legal custodian. If actual notice was not given to the parent, guardian, or legal custodian and the whereabouts of such person is known or can be ascertained, the court shall order the department to make reasonable efforts to advise the parent, guardian, or legal custodian of the status of the case, including the date and time of any subsequent hearings, and their rights under RCW 13.34.090;
- (b) Whether the child can be safely returned home while the adjudication of the dependency is pending;
- (c) What efforts have been made to place the child with a relative. The court shall ask the parents whether the department discussed with them the placement of the child with a relative or other suitable person described in RCW 13.34.130(1)(b) and shall determine what efforts have been made toward such a placement;
- (d) What services were provided to the family to prevent or eliminate the need for removal of the child from the child's home. If the dependency petition or other information before the court alleges that <u>experiencing</u> homelessness or the lack of suitable housing was a

p. 13 HB 1221

significant factor contributing to the removal of the child, the court shall inquire as to whether housing assistance was provided to the family to prevent or eliminate the need for removal of the child or children;

- (e) Is the placement proposed by the department the least disruptive and most family-like setting that meets the needs of the child;
- (f) Whether it is in the best interest of the child to remain enrolled in the school, developmental program, or child care the child was in prior to placement and what efforts have been made to maintain the child in the school, program, or child care if it would be in the best interest of the child to remain in the same school, program, or child care;
 - (g) Appointment of a guardian ad litem or attorney;

5

7

8

9

10 11

12

13

14

1516

17

18

19

2021

22

2324

25

26

27

28

3536

37

38

- (h) Whether the child is or may be an Indian child as defined in RCW 13.38.040, whether the provisions of the federal Indian child welfare act or chapter 13.38 RCW apply, and whether there is compliance with the federal Indian child welfare act and chapter 13.38 RCW, including notice to the child's tribe;
- (i) Whether, as provided in RCW 26.44.063, restraining orders, or orders expelling an allegedly abusive household member from the home of a nonabusive parent, guardian, or legal custodian, will allow the child to safely remain in the home;
- (j) Whether any orders for examinations, evaluations, or immediate services are needed. The court may not order a parent to undergo examinations, evaluation, or services at the shelter care hearing unless the parent agrees to the examination, evaluation, or service;
- 29 (k) The terms and conditions for parental, sibling, and family 30 visitation.
- 31 (5)(a) The court shall release a child alleged to be dependent to 32 the care, custody, and control of the child's parent, guardian, or 33 legal custodian unless the court finds there is reasonable cause to 34 believe that:
 - (i) After consideration of the specific services that have been provided, reasonable efforts have been made to prevent or eliminate the need for removal of the child from the child's home and to make it possible for the child to return home; and
- 39 (ii) (A) The child has no parent, guardian, or legal custodian to 40 provide supervision and care for such child; or

p. 14 HB 1221

(B) The release of such child would present a serious threat of substantial harm to such child, notwithstanding an order entered pursuant to RCW 26.44.063; or

- (C) The parent, guardian, or custodian to whom the child could be released has been charged with violating RCW 9A.40.060 or 9A.40.070.
- (b) If the court does not release the child to his or her parent, guardian, or legal custodian, the court shall order placement with a relative or other suitable person as described in RCW 13.34.130(1)(b), unless there is reasonable cause to believe the health, safety, or welfare of the child would be jeopardized or that the efforts to reunite the parent and child will be hindered. If such relative or other suitable person appears otherwise suitable and competent to provide care and treatment, the fingerprint-based background check need not be completed before placement, but as soon as possible after placement. The court must also determine whether placement with the relative or other suitable person is in the child's best interests. The relative or other suitable person must be willing and available to:
 - (i) Care for the child and be able to meet any special needs of the child;
- 21 (ii) Facilitate the child's visitation with siblings, if such 22 visitation is part of the department's plan or is ordered by the 23 court; and
- 24 (iii) Cooperate with the department in providing necessary 25 background checks and home studies.
 - (c) If the child was not initially placed with a relative or other suitable person, and the court does not release the child to his or her parent, guardian, or legal custodian, the department shall make reasonable efforts to locate a relative or other suitable person pursuant to RCW 13.34.060(1). In determining placement, the court shall weigh the child's length of stay and attachment to the current provider in determining what is in the best interest of the child.
 - (d) If a relative or other suitable person is not available, the court shall order continued shelter care and shall set forth its reasons for the order. If the court orders placement of the child with a person not related to the child and not licensed to provide foster care, the placement is subject to all terms and conditions of this section that apply to relative placements.
 - (e) Any placement with a relative, or other suitable person approved by the court pursuant to this section, shall be contingent

p. 15 HB 1221

- upon cooperation with the department's or agency's case plan and compliance with court orders related to the care and supervision of the child including, but not limited to, court orders regarding parent-child contacts, sibling contacts, and any other conditions imposed by the court. Noncompliance with the case plan or court order is grounds for removal of the child from the home of the relative or other suitable person, subject to review by the court.
- 8 (f) If the child is placed in a qualified residential treatment 9 program as defined in this chapter, the court shall, within sixty 10 days of placement, hold a hearing to:

1213

14

1516

17

18

19

2021

22

2324

25

26

27

2829

30 31

32

33

34

3536

37

38

39

40

- (i) Consider the assessment required under RCW 13.34.420 and submitted as part of the department's social study, and any related documentation;
- (ii) Determine whether placement in foster care can meet the child's needs or if placement in another available placement setting best meets the child's needs in the least restrictive environment; and
- (iii) Approve or disapprove the child's placement in the qualified residential treatment program.
- (g) Uncertainty by a parent, guardian, legal custodian, relative, or other suitable person that the alleged abuser has in fact abused the child shall not, alone, be the basis upon which a child is removed from the care of a parent, guardian, or legal custodian under (a) of this subsection, nor shall it be a basis, alone, to preclude placement with a relative or other suitable person under (b) of this subsection.
- (6) (a) A shelter care order issued pursuant to this section shall include the requirement for a case conference as provided in RCW 13.34.067. However, if the parent is not present at the shelter care hearing, or does not agree to the case conference, the court shall not include the requirement for the case conference in the shelter care order.
- (b) If the court orders a case conference, the shelter care order shall include notice to all parties and establish the date, time, and location of the case conference which shall be no later than thirty days before the fact-finding hearing.
- (c) The court may order another conference, case staffing, or hearing as an alternative to the case conference required under RCW 13.34.067 so long as the conference, case staffing, or hearing ordered by the court meets all requirements under RCW 13.34.067,

p. 16 HB 1221

including the requirement of a written agreement specifying the services to be provided to the parent.

- (7) (a) A shelter care order issued pursuant to this section may be amended at any time with notice and hearing thereon. The shelter care decision of placement shall be modified only upon a showing of change in circumstances. No child may be placed in shelter care for longer than thirty days without an order, signed by the judge, authorizing continued shelter care.
- 9 (b) (i) An order releasing the child on any conditions specified 10 in this section may at any time be amended, with notice and hearing 11 thereon, so as to return the child to shelter care for failure of the 12 parties to conform to the conditions originally imposed.
 - (ii) The court shall consider whether nonconformance with any conditions resulted from circumstances beyond the control of the parent, guardian, or legal custodian and give weight to that fact before ordering return of the child to shelter care.
 - (8) (a) If a child is returned home from shelter care a second time in the case, or if the supervisor of the caseworker deems it necessary, the multidisciplinary team may be reconvened.
- 20 (b) If a child is returned home from shelter care a second time 21 in the case a law enforcement officer must be present and file a 22 report to the department.
- **Sec. 5.** RCW 13.34.138 and 2019 c 172 s 13 are each amended to 24 read as follows:
 - (1) The status of all children found to be dependent shall be reviewed by the court at least every six months from the beginning date of the placement episode or the date dependency is established, whichever is first. The purpose of the hearing shall be to review the progress of the parties and determine whether court supervision should continue.
 - (a) The initial review hearing shall be an in-court review and shall be set six months from the beginning date of the placement episode or no more than ninety days from the entry of the disposition order, whichever comes first. The requirements for the initial review hearing, including the in-court review requirement, shall be accomplished within existing resources.
- 37 (b) The initial review hearing may be a permanency planning 38 hearing when necessary to meet the time frames set forth in RCW 39 13.34.145(1)(a) or 13.34.134.

p. 17 HB 1221

(2) (a) A child shall not be returned home at the review hearing unless the court finds that a reason for removal as set forth in RCW 13.34.130 no longer exists. The parents, guardian, or legal custodian shall report to the court the efforts they have made to correct the conditions which led to removal. If a child is returned, casework supervision by the department shall continue for a period of six months, at which time there shall be a hearing on the need for continued intervention.

- 9 (b) Prior to the child returning home, the department must 10 complete the following:
 - (i) Identify all adults residing in the home and conduct background checks on those persons;
 - (ii) Identify any persons who may act as a caregiver for the child in addition to the parent with whom the child is being placed and determine whether such persons are in need of any services in order to ensure the safety of the child, regardless of whether such persons are a party to the dependency. The department may recommend to the court and the court may order that placement of the child in the parent's home be contingent on or delayed based on the need for such persons to engage in or complete services to ensure the safety of the child prior to placement. If services are recommended for the caregiver, and the caregiver fails to engage in or follow through with the recommended services, the department must promptly notify the court; and
 - (iii) Notify the parent with whom the child is being placed that he or she has an ongoing duty to notify the department of all persons who reside in the home or who may act as a caregiver for the child both prior to the placement of the child in the home and subsequent to the placement of the child in the home as long as the court retains jurisdiction of the dependency proceeding or the department is providing or monitoring either remedial services to the parent or services to ensure the safety of the child to any caregivers.

Caregivers may be required to engage in services under this subsection solely for the purpose of ensuring the present and future safety of a child who is a ward of the court. This subsection does not grant party status to any individual not already a party to the dependency proceeding, create an entitlement to services or a duty on the part of the department to provide services, or create judicial authority to order the provision of services to any person other than for the express purposes of this section or RCW 13.34.025 or if the

p. 18 HB 1221

1 services are unavailable or unsuitable or the person is not eligible 2 for such services.

(c) If the child is not returned home, the court shall establish 3 in writing: 4

5 6

7

8

9

10

11

12 13

14

15 16

17

18

19

20 21

22

23

24 25

26

27

28 29

30

31

32

33

34

35 36

37

40

- (i) Whether the department is making reasonable efforts to provide services to the family and eliminate the need for placement of the child. If additional services, including housing assistance, are needed to facilitate the return of the child to the child's parents, the court shall order that reasonable services be offered specifying such services;
- (ii) Whether there has been compliance with the case plan by the child, the child's parents, and the agency supervising the placement;
- (iii) Whether progress has been made toward correcting the problems that necessitated the child's placement in out-of-home care;
- (iv) Whether the services set forth in the case plan and the responsibilities of the parties need to be clarified or modified due availability of additional information or changed circumstances;
 - (v) Whether there is a continuing need for placement;
- (vi) Within sixty days of the placement of a child in a qualified residential treatment program as defined in this chapter, and at each review hearing thereafter if the child remains in such a program, the following:
- (A) Whether ongoing assessment of the child's strengths and needs continues to support the determination that the child's needs cannot be met through placement in a foster family home;
- (B) Whether the child's placement provides the most effective and appropriate level of care in the least restrictive environment;
- Whether the placement is consistent with the child's permanency plan;
- (D) What specific treatment or service needs will be met in the placement, and how long the child is expected to need the treatment or services; and
- (E) What efforts the department has made to prepare the child to return home or be placed with a fit and willing relative as defined in RCW 13.34.030, a Title 13 RCW legal guardian, an adoptive parent, or in a foster family home.
- 38 (vii) Whether a parent's experiencing homelessness or lack of 39 suitable housing is a significant factor delaying permanency for the child by preventing the return of the child to the home of the

p. 19 HB 1221 child's parent and whether housing assistance should be provided by the department;

3

4

5

7

8

11

18

19

20

21

22

23

2425

26

27

2829

- (viii) Whether the child is in an appropriate placement which adequately meets all physical, emotional, and educational needs;
- (ix) Whether preference has been given to placement with the child's relatives if such placement is in the child's best interests;
- (x) Whether both in-state and, where appropriate, out-of-state placements have been considered;
- 9 (xi) Whether the parents have visited the child and any reasons 10 why visitation has not occurred or has been infrequent;
 - (xii) Whether terms of visitation need to be modified;
- 12 (xiii) Whether the court-approved long-term permanent plan for 13 the child remains the best plan for the child;
- 14 (xiv) Whether any additional court orders need to be made to move 15 the case toward permanency; and
- 16 (xv) The projected date by which the child will be returned home 17 or other permanent plan of care will be implemented.
 - (d) The court at the review hearing may order that a petition seeking termination of the parent and child relationship be filed.
 - (3) (a) In any case in which the court orders that a dependent child may be returned to or remain in the child's home, the in-home placement shall be contingent upon the following:
 - (i) The compliance of the parents with court orders related to the care and supervision of the child, including compliance with the department's case plan; and
 - (ii) The continued participation of the parents, if applicable, in available substance abuse or mental health treatment if substance abuse or mental illness was a contributing factor to the removal of the child.
- 30 (b) The following may be grounds for removal of the child from 31 the home, subject to review by the court:
- 32 (i) Noncompliance by the parents with the department's case plan 33 or court order;
- 34 (ii) The parent's inability, unwillingness, or failure to 35 participate in available services or treatment for themselves or the 36 child, including substance abuse treatment if a parent's substance 37 abuse was a contributing factor to the abuse or neglect; or
- 38 (iii) The failure of the parents to successfully and 39 substantially complete available services or treatment for themselves

p. 20 HB 1221

or the child, including substance abuse treatment if a parent's substance abuse was a contributing factor to the abuse or neglect.

- (c) In a pending dependency case in which the court orders that a dependent child may be returned home and that child is later removed from the home, the court shall hold a review hearing within thirty days from the date of removal to determine whether the permanency plan should be changed, a termination petition should be filed, or other action is warranted. The best interests of the child shall be the court's primary consideration in the review hearing.
- (4) The court's authority to order housing assistance under this chapter is: (a) Limited to cases in which a parent's <u>experiencing</u> homelessness or lack of suitable housing is a significant factor delaying permanency for the child and housing assistance would aid the parent in providing an appropriate home for the child; and (b) subject to the availability of funds appropriated for this specific purpose. Nothing in this chapter shall be construed to create an entitlement to housing assistance nor to create judicial authority to order the provision of such assistance to any person or family if the assistance or funding are unavailable or the child or family are not eligible for such assistance.
- 21 (5) The court shall consider the child's relationship with 22 siblings in accordance with RCW 13.34.130(($\frac{(6)}{(6)}$)) $\frac{(7)}{(7)}$.

--- END ---

p. 21 HB 1221