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SENATE BILL 6422

State of Washington 66th Legislature 2020 Regular Session

By Senators Darneille, Zeiger, Dhingra, Frockt, Walsh, Wilson, C., and Kuderer

Read first time 01/16/20. Referred to Committee on Human Services, Reentry & Rehabilitation.

- AN ACT Relating to establishing the family connections program; amending RCW 2.70.060, 2.70.070, 2.70.080, 2.70.090, and 74.13.802; adding a new section to chapter 74.13 RCW; creating a new section; and providing an expiration date.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- NEW SECTION. Sec. 1. (1) The legislature recognizes that the department of children, youth, and families is working to change the culture of foster care and transition to a prevention-based child welfare system. The family first prevention services act will help facilitate this transition by allowing states to use federal funds for preventative services.
 - (2) To successfully prevent future child abuse and neglect from occurring, and minimize the impact of removal, the department should help facilitate relationships between foster families and birth parents through creation of the family connections program to strengthen families and prevent future child trauma. The legislature intends that the family connections program will put the child first, work to reduce family trauma, and support the child by helping adults learn, share, and work on understanding how best to support the child together.

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NEW SECTION. Sec. 2. A new section is added to chapter 74.13
RCW to read as follows:

- (1) Beginning September 1, 2020, the department shall contract with an external organization or organizations with experience serving youth or families receiving out-of-home care services to implement and operate the family connections program, which facilitates interaction between a parent of a child found to be dependent pursuant to chapter 13.34 RCW and in out-of-home care and the individual with whom the child is placed.
- (2) The external organization or organizations contracted to implement and operate the family connections program shall implement and operate the family connections program in one location west of the crest of the Cascade mountains, and one location east of the crest of the Cascade mountains.
- (3) Families may be referred to the family connections program by a caseworker, an attorney, a guardian ad litem as defined in RCW 13.34.030, a parent ally, an office of public defense social worker, or the court.
- (4) After receiving a referral, the family connections program shall determine whether an in-person meeting between a parent of a child found to be dependent pursuant to chapter 13.34 RCW and in out-of-home care and the individual with whom the child is placed is appropriate. If the family connections program determines that such a meeting is appropriate, the family connections program shall then determine whether:
 - (a) The parent of a child found to be dependent pursuant to chapter 13.34 RCW and in out-of-home care and the individual with whom the child is placed are willing to participate in an in-person meeting; and
- 30 (b) Safety concerns exist such that an in-person meeting should 31 not occur.
 - (5) If the family connections program determines that an inperson meeting should occur following the analysis required by
 subsection (4) of this section, the family connections program shall
 provide a referral to the family connections program team. The family
 connections program team shall include a parent ally and an
 experienced caregiver. After receiving a referral, the family
 connections program team shall:
- 39 (a) Ensure that the parent ally contact the parent to prepare for 40 an in-person meeting between the parent and caregiver;

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- 1 (b) Ensure that the experienced caregiver contact the caregiver 2 to prepare for an in-person meeting between the parent and caregiver;
- 3 (c) Convene an in-person meeting between the parent and 4 caregiver; and
 - (d) Provide ongoing support to the parent and caregiver following the in-person meeting.
 - (6) If the family connections program determines that an inperson meeting should not occur following the analysis required under
 subsection (4) of this section, the family connections program team
 shall facilitate the exchange of information between the parent and
 caregiver in an appropriate manner that does not include an in-person
 meeting. The format of this exchange of information may include
 written messages, phone calls, or videoconferencing. The family
 connections program shall routinely reevaluate whether an in-person
 meeting should occur using the analysis required under subsection (4)
 of this section.
 - (7) The department shall collect data and measure outcomes for families engaging in the family connections program. By September 1, 2021, and in compliance with RCW 43.01.036, the department shall submit a report to the relevant committees of the legislature that details:
 - (a) Data collected for the family connections program;
- 23 (b) Outcomes for families engaging in the family connections 24 program; and
- 25 (c) The department's plan on how to expand the family connections 26 program statewide.
- 27 (8) The definitions in this subsection apply throughout this 28 section:
 - (a) "Experienced caregiver" means:

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- 30 (i) An individual who is or has received a foster-family home 31 license pursuant to chapter 74.15 RCW or an equivalent license from 32 another state; or
- (ii) An individual who cared for a child who was removed from his or her parent pursuant to chapter 13.34 RCW and who has a kin relationship to that child pursuant to RCW 74.13.600.
- 36 (b) "Parent ally" has the same meaning as provided in RCW 37 2.70.060.
 - (9) This section expires June 30, 2022.

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1 **Sec. 3.** RCW 2.70.060 and 2015 c 117 s 2 are each amended to read 2 as follows:

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For the purposes of RCW 2.70.070 through ((2.70.100)) 2.70.090, "((child welfare)) parent ((mentor)) ally" means a parent who has successfully resolved the issues that led the parent's child into the care of the juvenile dependency court system, resulting in family reunification or another permanency outcome, and who has an interest in working collaboratively to improve the lives of children and families.

- 10 **Sec. 4.** RCW 2.70.070 and 2015 c 117 s 3 are each amended to read 11 as follows:
- 12 (1) The goal of the parents for parents program is to increase 13 the permanency and well-being of children in foster care through peer 14 mentoring that increases parental engagement and contributes to 15 family reunification.
- 16 (2) The parents for parents program may provide structured peer mentoring for families entering the dependency court system, administered by ((child welfare)) parent ((mentors)) allies.
- 19 **Sec. 5.** RCW 2.70.080 and 2015 c 117 s 4 are each amended to read 20 as follows:
 - Subject to the availability of amounts appropriated for this specific purpose, components of the parents for parents program, provided by ((child welfare)) parent ((mentors)) allies, may include:
- 24 (1) Outreach and support to parents at dependency-related 25 hearings, beginning with the shelter care hearing;
 - (2) A class that educates parents about the dependency system they must navigate in order to have their children returned, empowers them with tools and resources they need to be successful with their case plan, and provides information that helps them understand and support the needs of their children;
- 31 (3) Ongoing individual peer support to help parents involved with 32 the child welfare system;
- 33 (4) Structured, curriculum-based peer support groups.
- 34 **Sec. 6.** RCW 2.70.090 and 2018 c 58 s 66 are each amended to read 35 as follows:
- 36 (1) Subject to the availability of amounts appropriated for this 37 specific purpose, the parents for parents program shall be funded

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through the office of public defense and centrally administered through a pass-through to a Washington state nonprofit-lead organization that has extensive experience supporting ((child welfare)) parent ((mentors)) allies.

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- (2) Through the contract with the lead organization, each local program must be locally administered by the county superior court or a nonprofit organization that shall serve as the host organization.
- (3) Local stakeholders representing key child welfare systems shall serve as parents for parents program advisors. Examples of local stakeholders include the department of children, youth, and families, the superior court, attorneys for the parents, assistant attorneys general, and court-appointed special advocates or guardians ad litem.
- 14 (4) A ((child welfare)) parent ((mentor)) ally lead shall provide 15 program coordination and maintain local program information.
- 16 (5) The lead organization shall provide ongoing training to the 17 host organizations, statewide program oversight and coordination, and 18 maintain statewide program information.
- 19 **Sec. 7.** RCW 74.13.802 and 2019 c 328 s 1 are each amended to 20 read as follows:
 - (1) Beginning July 1, 2020, the department shall establish a child welfare housing assistance pilot program, which provides housing vouchers, rental assistance, navigation, and other support services to eligible families.
 - (a) The department shall operate or contract for the operation of the child welfare housing assistance pilot program under subsection(3) of this section in one county west of the crest of the Cascade mountain range and one county east of the crest of the Cascade mountain range.
- 30 (b) The child welfare housing assistance pilot program is 31 intended to shorten the time that children remain in out-of-home 32 care.
 - (2) A parent with a child who is dependent pursuant to chapter 13.34 RCW and whose primary remaining barrier to reunification is the lack of appropriate housing is eligible for the child welfare housing assistance pilot program.
- 37 (3) The department shall contract with an outside entity or 38 entities to operate the child welfare housing assistance pilot 39 program. If no outside entity or entities are available to operate

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- the program or specific parts of the program, the department may operate the program or the specific parts that are not operated by an outside entity.
- 4 (4) Families may be referred to the child welfare housing assistance pilot program by a caseworker, an attorney, a guardian ad litem as defined in chapter 13.34 RCW, a ((child welfare)) parent ((mentor)) ally as defined in RCW 2.70.060, an office of public defense social worker, or the court.
- 9 (5) The department shall consult with a stakeholder group that 10 must include, but is not limited to, the following:
 - (a) Parent allies;
- 12 (b) Parent attorneys and social workers managed by the office of 13 public defense parent representation program;
 - (c) The department of commerce;
- 15 (d) Housing experts;

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- (e) Community-based organizations;
- 17 (f) Advocates; and
- 18 (g) Behavioral health providers.
- 19 (6) The stakeholder group established in subsection (5) of this 20 section shall begin meeting after July 28, 2019, and assist the 21 department in design of the child welfare housing assistance pilot 22 program in areas including, but not limited to:
- 23 (a) Equitable racial, geographic, ethnic, and gender distribution 24 of program support;
 - (b) Eligibility criteria;
- 26 (c) Creating a definition of homeless for purposes of eligibility 27 for the program; and
- 28 (d) Options for program design that include outside entities 29 operating the entire program or specific parts of the program.
 - (7) By December 1, 2021, the department shall report outcomes for the child welfare housing assistance pilot program to the oversight board for children, youth, and families established pursuant to RCW 43.216.015. The report must include racial, geographic, ethnic, and gender distribution of program support.
- 35 (8) The child welfare housing assistance pilot program 36 established in this section is subject to the availability of funds 37 appropriated for this purpose.

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(9) This section expires June 30, 2022.

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