HOUSE BILL 1471

State of Washington 60th Legislature 2007 Regular Session

By Representatives Kristiansen, O'Brien, Pettigrew, Haler, Pearson, Kretz, Lovick, Ericks, Sells, Rodne, Campbell, Moeller, Morrell, Goodman and Ross

Read first time 01/19/2007. Referred to Committee on Judiciary.

AN ACT Relating to prohibiting the use of voluntary intoxication as a defense against a criminal charge; and amending RCW 9A.16.090 and 9A.08.010.

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

5	Sec.	1.	RCW	9A.1	6.090	and	1975	1st	ex.s.	С	260	S	9A.16.090	are
6	each amen	ded	to r	read a	as fol	lows	:							

7 (1) No act committed by a person while in a state of voluntary 8 intoxication shall be deemed less criminal by reason of ((his)) the 9 person's condition((, but whenever the actual existence of any 10 particular mental state is a necessary element to constitute a particular species or degree of crime, the fact of his intoxication may 11 be taken into consideration in determining such mental state)). 12 13 Voluntary intoxication is not a defense to any criminal charge, nor may the fact of voluntary intoxication be used by a defendant to 14 15 demonstrate the lack of any particular mental state that is an element 16 of a crime charged. Nothing in this section prohibits the prosecution from introducing evidence of a defendant's intoxication. 17 (2) This section applies to voluntary intoxication produced by any 18

19 agent, including but not limited to alcohol or any drug.

Sec. 2. RCW 9A.08.010 and 1975 1st ex.s. c 260 s 9A.08.010 are 1 2 each amended to read as follows: (1) Kinds of Culpability Defined. 3 4 (a) INTENT. A person acts with intent or intentionally when 5 ((he))<u>:</u> (i) The person acts with the objective or purpose to accomplish a б 7 result which constitutes a crime; or (ii) The person is voluntarily intoxicated and acts in a manner 8 that would be considered intentional if the person were not 9 intoxicated. 10 11 (b) KNOWLEDGE. A person knows or acts knowingly or with knowledge when: 12 (i) ((he)) The person is aware of a fact, facts, or circumstances 13 or result described by a statute defining an offense; ((or)) 14 15 (ii) ((he)) The person has information which would lead a 16 reasonable ((man)) person in the same situation to believe that facts exist which facts are described by a statute defining an offense; or 17 (iii) The person is voluntarily intoxicated and acts in a manner 18 that would be considered knowing if the person were not intoxicated. 19 20 (c) RECKLESSNESS. A person is reckless or acts recklessly when 21 ((he)): 22 (i) The person knows of and disregards a substantial risk that a 23 wrongful act may occur and ((his)) the disregard of such substantial risk is a gross deviation from conduct that a reasonable ((man)) person 24 25 would exercise in the same situation; or (ii) The person is voluntarily intoxicated and acts in a manner 26 27 that would be considered reckless if the person were not intoxicated. (d) CRIMINAL NEGLIGENCE. A person is criminally negligent or acts 28 29 with criminal negligence when ((he)) the person fails to be aware of a 30 substantial risk that a wrongful act may occur and ((his)) the failure 31 to be aware of such substantial risk constitutes a gross deviation from 32 the standard of care that a reasonable ((man)) person would exercise in the same situation. 33 (2) Substitutes for Criminal Negligence, Recklessness, and 34 Knowledge. When a statute provides that criminal negligence suffices 35 to establish an element of an offense, such element also is established 36

37 if a person acts intentionally, knowingly, or recklessly. When 38 recklessness suffices to establish an element, such element also is

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established if a person acts intentionally or knowingly. When acting
knowingly suffices to establish an element, such element also is
established if a person acts intentionally.

4 (3) Culpability as Determinant of Grade of Offense. When the grade 5 or degree of an offense depends on whether the offense is committed 6 intentionally, knowingly, recklessly, or with criminal negligence, its 7 grade or degree shall be the lowest for which the determinative kind of 8 culpability is established with respect to any material element of the 9 offense.

10 (4) Requirement of Willfulness Satisfied by Acting Knowingly. A 11 requirement that an offense be committed willfully is satisfied if a 12 person acts knowingly with respect to the material elements of the 13 offense, unless a purpose to impose further requirements plainly 14 appears.

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