CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 6260

56th Legislature 2000 Regular Session

Passed by the Senate February 15, 2000 YEAS 45 NAYS 0

CERTIFICATE

President of the Senate

Passed by the House March 3, 2000 YEAS 98 NAYS 0

I, Tony M. Cook, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 6260** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Speaker of the
House of Representatives

Secretary

Speaker of the House of Representatives

Approved FILED

Secretary of State State of Washington

SUBSTITUTE SENATE BILL 6260

Passed Legislature - 2000 Regular Session

State of Washington 56th Legislature 2000 Regular Session

By Senate Committee on Judiciary (originally sponsored by Senators Rasmussen, Heavey, Haugen, Goings, Oke and Gardner)

Read first time 02/04/2000.

- 1 AN ACT Relating to manufacture of a controlled substance with
- 2 children present; reenacting and amending RCW 9.94A.310; adding a new
- 3 section to chapter 9.94A RCW; and prescribing penalties.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** A new section is added to chapter 9.94A RCW 6 to read as follows:
- 7 In a criminal case where:
- 8 (1) The defendant has been convicted of (a) manufacture of a
- 9 controlled substance under RCW 69.50.401(a) relating to manufacture of
- 10 methamphetamine; or (b) possession of ephedrine or pseudoephedrine with
- 11 intent to manufacture methamphetamine, as defined in RCW 69.50.440; and
- 12 (2) There has been a special allegation pleaded and proven beyond
- 13 a reasonable doubt that the defendant committed the crime when a person
- 14 under the age of eighteen was present in or upon the premises of
- 15 manufacture;
- 16 the court shall make a finding of fact of the special allegation, or if
- 17 a jury trial is had, the jury shall, if it finds the defendant guilty,
- 18 also find a special verdict as to the special allegation.

Sec. 2. RCW 9.94A.310 and 1999 c 352 s 2 and 1999 c 324 s 3 are 1 2 each reenacted and amended to read as follows: TABLE 1 3 (1)4 Sentencing Grid 5 SERIOUSNESS 6 LEVEL OFFENDER SCORE 7 9 or 8 0 1 2 3 4 5 6 7 8 more 9 Life Sentence without Parole/Death Penalty 10 XVI 11 12 23y4m 24y4m 25y4m 26y4m 27y4m 28y4m 30y4m 32y10m36y ΧV 40y 250-281-13 240-261-271-291-312-338-370-411-14 320 333 347 361 374 388 416 450 493 548 15 16 VIX 14y4m 15y4m 16y2m 17y 17y11m18y9m 20y5m 22y2m 25y7m 29у 17 123-134-144-154-165-175-195-216-257-298-220 265 18 234 244 254 275 295 316 357 397 19 20 15y 19y 25y 29у XIII 12y 13y14y16y 17y 21y 21 123-134-144-154-165-175-195-216-257-298-22 164 178 192 205 219 233 260 288 342 397 23 9y11m 10y9m 11y8m 12y6m 13y5m 15y9m 17y3m 20y3m 24 XII 9у 23y3m 25 93-102-111-120-129-138-162-178-209-240-26 123 136 147 160 171 184 216 236 277 318 27 28 9y11m 10y9m 11y7m 14y2m 15y5m 17y11m 20y5m XΙ 7y6m 8y4m 9y2m 78-102-111-120-146-29 86-95-159-185-210-30 102 114 125 136 147 158 194 211 245 280 31 32 Χ 5у 5y6m бу бубт 7у 7y6m 9y6m 10y6m 12y6m 14y6m 77-129-33 51-57-62-67-72-98-108-149-34 68 75 82 96 102 171 89 130 144 198

35

1 2	IX	3y 31-	3y6m 36-	4y 41-	4y6m 46-	5y 51-	5y6m 57-	7y6m 77-	8y6m 87-	10y6m 108-	12y6m 129-
3		41	48	54	61	68	75	102	116	144	171
4											
5	VIII	2y	2y6m	3y	3y6m	4y	4y6m	6y6m	7y6m	8y6m	10y6m
6		21-	26-	31-	36-	41-	46-	67-	77-	87-	108-
7 8		27	34	41	48	54	61	89	102	116	144
9	VII	18m	2y	2y6m	Зу	3y6m	4y	5y6m	бубт	7y6m	8y6m
10		15-	21-	26-	31-	36-	41-	57-	67-	77-	87-
11		20	27	34	41	48	54	75	89	102	116
12	-										
13	VI	13m	18m	2y	2y6m	3у	3y6m	4y6m	5y6m	бубт	7y6m
14		12+-	15-	21-	26-	31-	36-	46-	57-	67-	77-
15		14	20	27	34	41	48	61	75	89	102
16											
17	V	9m	13m	15m	18m	2y2m	3y2m	4y	5y	бу	7y
18		6-	12+-	13-	15-	22-	33-	41-	51-	62-	72-
19		12	14	17	20	29	43	54	68	82	96
20 21	IV	бm	9m	13m	15m	18m	2y2m	3y2m	4y2m	5y2m	6y2m
22	Τ V	3-	5m	12+-	13-	15-	22-	33-	43-	53-	63-
23		9	12	14	17	20	29	43	57	70	84
24					<u> </u>						
25	III	2m	5m	8m	11m	14m	20m	2y2m	3y2m	4y2m	5y
26		1-	3-	4-	9-	12+-	17-	22-	33-	43-	51-
27		3	8	12	12	16	22	29	43	57	68
28											
29	II		4m	6m	8m	13m	16m	20m	2y2m	3y2m	4y2m
30		0-90		3-	4 –	12+-	14-	17-	22-		
31		Days	6	9	12	14	18	22	29	43	57
32 33	I			3m	/lm	5m	8m	1 2 m	1 6 m	20m	23.7m
34		0-60	0_00		4m 2-	3-	8111 4-	13m 12+-	16m 14-		_
35			0-90 Days		2- 6		12	14	14-	22	
	_	Days	⊅ays 	<u>ာ</u>	υ 	8	⊥∠	± 4	Τ0	<u> </u>	Δ۶
36											

NOTE: Numbers in the first horizontal row of each seriousness category represent sentencing midpoints in years(y) and months(m). Numbers in

- the second and third rows represent presumptive sentencing ranges in months, or in days if so designated. 12+ equals one year and one day.
- 3 (2) For persons convicted of the anticipatory offenses of criminal 4 attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the 5 presumptive sentence is determined by locating the sentencing grid 6 sentence range defined by the appropriate offender score and the 7 seriousness level of the completed crime, and multiplying the range by 8 75 percent.
- 9 (3) The following additional times shall be added to the 10 presumptive sentence for felony crimes committed after July 23, 1995, if the offender or an accomplice was armed with a firearm as defined in 11 RCW 9.41.010 and the offender is being sentenced for one of the crimes 12 13 listed in this subsection as eligible for any firearm enhancements based on the classification of the completed felony crime. 14 15 offender is being sentenced for more than one offense, the firearm 16 enhancement or enhancements must be added to the total period of confinement for all offenses, regardless of which underlying offense is 17 subject to a firearm enhancement. If the offender or an accomplice was 18 19 armed with a firearm as defined in RCW 9.41.010 and the offender is 20 being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of the crimes listed in this subsection as eligible for any 21 22 firearm enhancements, the following additional times shall be added to 23 the presumptive sentence determined under subsection (2) of this 24 section based on the felony crime of conviction as classified under RCW 25 9A.28.020:
- 26 (a) Five years for any felony defined under any law as a class A 27 felony or with a maximum sentence of at least twenty years, or both, 28 and not covered under (f) of this subsection.
- 29 (b) Three years for any felony defined under any law as a class B 30 felony or with a maximum sentence of ten years, or both, and not 31 covered under (f) of this subsection.
- 32 (c) Eighteen months for any felony defined under any law as a class 33 C felony or with a maximum sentence of five years, or both, and not 34 covered under (f) of this subsection.
- (d) If the offender is being sentenced for any firearm enhancements under (a), (b), and/or (c) of this subsection and the offender has previously been sentenced for any deadly weapon enhancements after July 23, 1995, under (a), (b), and/or (c) of this subsection or subsection (4)(a), (b), and/or (c) of this section, or both, any and all firearm

enhancements under this subsection shall be twice the amount of the enhancement listed.

1 2

- 3 (e) Notwithstanding any other provision of law, any and all firearm 4 enhancements under this section are mandatory, shall be served in total confinement, and shall run consecutively to all other sentencing 5 provisions, including other firearm or deadly weapon enhancements, for 6 7 all offenses sentenced under this chapter. However, whether or not a 8 mandatory minimum term has expired, an offender serving a sentence 9 under this subsection may be granted an extraordinary medical placement 10 when authorized under RCW 9.94A.150(4).
- 11 (f) The firearm enhancements in this section shall apply to all 12 felony crimes except the following: Possession of a machine gun, 13 possessing a stolen firearm, drive-by shooting, theft of a firearm, 14 unlawful possession of a firearm in the first and second degree, and 15 use of a machine gun in a felony.
- (g) If the presumptive sentence under this section exceeds the statutory maximum for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender as defined in RCW 9.94A.030. If the addition of a firearm enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced.
- The following additional times shall be added to the 23 24 presumptive sentence for felony crimes committed after July 23, 1995, 25 if the offender or an accomplice was armed with a deadly weapon as 26 defined in this chapter other than a firearm as defined in RCW 9.41.010 and the offender is being sentenced for one of the crimes listed in 27 this subsection as eligible for any deadly weapon enhancements based on 28 the classification of the completed felony crime. If the offender is 29 sentenced for more than one offense, the deadly weapon 30 enhancement or enhancements must be added to the total period of 31 confinement for all offenses, regardless of which underlying offense is 32 33 subject to a deadly weapon enhancement. If the offender or an 34 accomplice was armed with a deadly weapon other than a firearm as defined in RCW 9.41.010 and the offender is being sentenced for an 35 anticipatory offense under chapter 9A.28 RCW to commit one of the 36 crimes listed in this subsection as eligible for any deadly weapon 37 enhancements, the following additional times shall be added to the 38 39 presumptive sentence determined under subsection (2) of this section

- 1 based on the felony crime of conviction as classified under RCW 2 9A.28.020:
- 3 (a) Two years for any felony defined under any law as a class A 4 felony or with a maximum sentence of at least twenty years, or both, 5 and not covered under (f) of this subsection.
- 6 (b) One year for any felony defined under any law as a class B 7 felony or with a maximum sentence of ten years, or both, and not 8 covered under (f) of this subsection.
- 9 (c) Six months for any felony defined under any law as a class C 10 felony or with a maximum sentence of five years, or both, and not 11 covered under (f) of this subsection.
- (d) If the offender is being sentenced under (a), (b), and/or (c) of this subsection for any deadly weapon enhancements and the offender has previously been sentenced for any deadly weapon enhancements after July 23, 1995, under (a), (b), and/or (c) of this subsection or subsection (3)(a), (b), and/or (c) of this section, or both, any and all deadly weapon enhancements under this subsection shall be twice the amount of the enhancement listed.
 - (e) Notwithstanding any other provision of law, any and all deadly weapon enhancements under this section are mandatory, shall be served in total confinement, and shall run consecutively to all other sentencing provisions, including other firearm or deadly weapon enhancements, for all offenses sentenced under this chapter. However, whether or not a mandatory minimum term has expired, an offender serving a sentence under this subsection may be granted an extraordinary medical placement when authorized under RCW 9.94A.150(4).
 - (f) The deadly weapon enhancements in this section shall apply to all felony crimes except the following: Possession of a machine gun, possessing a stolen firearm, drive-by shooting, theft of a firearm, unlawful possession of a firearm in the first and second degree, and use of a machine gun in a felony.
- 32 (g) If the presumptive sentence under this section exceeds the 33 statutory maximum for the offense, the statutory maximum sentence shall 34 be the presumptive sentence unless the offender is a persistent 35 offender as defined in RCW 9.94A.030. If the addition of a deadly 36 weapon enhancement increases the sentence so that it would exceed the 37 statutory maximum for the offense, the portion of the sentence 38 representing the enhancement may not be reduced.

19

20

21

22

2324

25

26

27

28

2930

31

- The following additional times shall be added to the 1 presumptive sentence if the offender or an accomplice committed the 2 offense while in a county jail or state correctional facility as that 3 4 term is defined in this chapter and the offender is being sentenced for one of the crimes listed in this subsection. If the offender or an 5 accomplice committed one of the crimes listed in this subsection while 6 7 in a county jail or state correctional facility as that term is defined 8 in this chapter, and the offender is being sentenced for 9 anticipatory offense under chapter 9A.28 RCW to commit one of the crimes listed in this subsection, the following additional times shall 10 be added to the presumptive sentence determined under subsection (2) of 11 this section: 12
- 13 (a) Eighteen months for offenses committed under RCW 14 69.50.401(a)(1)(i) or (ii) or 69.50.410;
- 15 (b) Fifteen months for offenses committed under RCW 69.50.401(a)(1)
 16 (iii), (iv), and (v);
- 17 (c) Twelve months for offenses committed under RCW 69.50.401(d).
- For the purposes of this subsection, all of the real property of a state correctional facility or county jail shall be deemed to be part of that facility or county jail.
- 21 (6) An additional twenty-four months shall be added to the 22 presumptive sentence for any ranked offense involving a violation of 23 chapter 69.50 RCW if the offense was also a violation of RCW 69.50.435 24 or section 1 of this act.
- 25 (7) An additional two years shall be added to the presumptive 26 sentence for vehicular homicide committed while under the influence of 27 intoxicating liquor or any drug as defined by RCW 46.61.502 for each 28 prior offense as defined in RCW 46.61.5055.

--- END ---