## CERTIFICATION OF ENROLLMENT

## SUBSTITUTE SENATE BILL 6240

# 57th Legislature 2002 Regular Session

Passed by the Senate February 14, 2002 CERTIFICATE YEAS 48 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 6240 as passed President of the Senate by the Senate and the House of Representatives on the dates hereon Passed by the House March 5, 2002 set forth. YEAS 73 NAYS 22 Speaker of the Secretary House of Representatives FILED Approved

Governor of the State of Washington

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#### SUBSTITUTE SENATE BILL 6240

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Passed Legislature - 2002 Regular Session

State of Washington 57th Legislature 2002 Regular Session

By Senate Committee on Human Services & Corrections (originally sponsored by Senators Franklin, Shin, Kline, Regala, Prentice and Costa)

READ FIRST TIME 02/07/2002.

- 1 AN ACT Relating to notice to felons regarding restoration of voting
- 2 rights; amending RCW 9.94A.637 and 9.96.050; and creating a new
- 3 section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** The legislature recognizes that an
- 6 individual's right to vote is a hallmark of a free and inclusive
- 7 society and that it is in the best interests of society to provide
- 8 reasonable opportunities and processes for an offender to regain the
- 9 right to vote after completion of all of the requirements of his or her
- 10 sentence. The legislature intends to clarify the method by which the
- 11 court may fulfill its already existing direction to provide discharged
- 12 offenders with their certificates of discharge.
- 13 **Sec. 2.** RCW 9.94A.637 and 2000 c 119 s 3 are each amended to read
- 14 as follows:
- 15 (1) When an offender has completed ((the)) all requirements of the
- 16 sentence, including any and all legal financial obligations, and while
- 17 under the custody and supervision of the department, the secretary ((of
- 18 the department)) or the secretary's designee shall notify the

- sentencing court, which shall discharge the offender and provide the offender with a certificate of discharge <u>by issuing the certificate to the offender in person or by mailing the certificate to the offender's last known address.</u>
  - (2) The court shall send a copy of every signed certificate of discharge to the auditor for the county in which the court resides and to the department. The department shall create and maintain a data base containing the names of all felons who have been issued certificates of discharge, the date of discharge, and the date of conviction and offense.
  - (3) An offender who is not convicted of a violent offense or a sex offense and is sentenced to a term involving community supervision may be considered for a discharge of sentence by the sentencing court prior to the completion of community supervision, provided that the offender has completed at least one-half of the term of community supervision and has met all other sentence requirements.
  - ((+3+)) (4) Except as provided in subsection ((+4+)) (5) of this section, the discharge shall have the effect of restoring all civil rights lost by operation of law upon conviction, and the certificate of discharge shall so state. Nothing in this section prohibits the use of an offender's prior record for purposes of determining sentences for later offenses as provided in this chapter. Nothing in this section affects or prevents use of the offender's prior conviction in a later criminal prosecution either as an element of an offense or for impeachment purposes. A certificate of discharge is not based on a finding of rehabilitation.
  - ((4)) (5) Unless otherwise ordered by the sentencing court, a certificate of discharge shall not terminate the offender's obligation to comply with an order issued under chapter 10.99 RCW that excludes or prohibits the offender from having contact with a specified person or coming within a set distance of any specified location that was contained in the judgment and sentence. An offender who violates such an order after a certificate of discharge has been issued shall be subject to prosecution according to the chapter under which the order was originally issued.
- (((5))) (6) Upon release from custody, the offender may apply to the department for counseling and help in adjusting to the community. This voluntary help may be provided for up to one year following the release from custody.

**Sec. 3.** RCW 9.96.050 and 1993 c 140 s 4 are each amended to read 2 as follows:

When a prisoner on parole has performed ((the)) all obligations of his or her release, including any and all legal financial obligations, for such time as shall satisfy the indeterminate sentence review board that his or her final release is not incompatible with the best interests of society and the welfare of the paroled individual, the board may make a final order of discharge and issue a certificate of discharge to the prisoner. The certificate of discharge shall be issued to the offender in person or by mail to the prisoner's last known address. 

The board shall send a copy of every signed certificate of discharge to the auditor for the county in which the offender was sentenced and to the department of corrections. The department shall create and maintain a data base containing the names of all felons who have been issued certificates of discharge, the date of discharge, and the date of conviction and offense.

The board retains the jurisdiction to issue a certificate of discharge after the expiration of the prisoner's or parolee's maximum statutory sentence. If not earlier granted, the board shall make a final order of discharge three years from the date of parole unless the parolee is on suspended or revoked status at the expiration of the three years. Such discharge, regardless of when issued, shall have the effect of restoring all civil rights lost by operation of law upon conviction, and the certification of discharge shall so state. This restoration of civil rights shall not restore the right to receive, possess, own, or transport firearms.

The discharge provided for in this section shall be considered as a part of the sentence of the convicted person and shall not in any manner be construed as affecting the powers of the governor to pardon any such person.

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