SUBSTITUTE SENATE BILL 6351

State of Washington62nd Legislature2012 Regular SessionBySenate Government Operations, Tribal Relations & Elections
(originally sponsored by Senators Prentice, Swecker, and Haugen)

READ FIRST TIME 02/03/12.

1 AN ACT Relating to the inspection and copying of any public record; 2 amending RCW 42.56.565; and adding a new section to chapter 42.56 RCW.

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

4 Sec. 1. RCW 42.56.565 and 2011 c 300 s 1 are each amended to read 5 as follows:

6 (1) A court shall not award penalties under RCW 42.56.550(4) to a 7 person who was serving a criminal sentence in a state, local, or 8 privately operated correctional facility on the date the request for 9 public records was made, unless the court finds that the agency acted 10 in bad faith in denying the person the opportunity to inspect or copy 11 a public record.

12 (2) The inspection or copying of any ((nonexempt)) public record 13 ((by persons serving criminal sentences in state, local, or privately 14 operated correctional facilities)) may be enjoined pursuant to this 15 section.

16 (a) The injunction may be requested by: (i) An agency or its 17 representative; (ii) a person named in the record or his or her 18 representative; or (iii) a person to whom the requests specifically 19 pertains or his or her representative.

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(b) The request for injunction must be filed in: (i) The superior 1 2 court in which the movant resides; or (ii) the superior court in the 3 county in which the record is maintained. (c) In order to issue an injunction, the court must find that: 4

(i) The public record request was made to harass or intimidate the 5 agency or its employees; б

7 (ii) Fulfilling the request would likely threaten the security of 8 correctional facilities;

(iii) Fulfilling the request would likely threaten the safety or 9 10 security of staff, inmates, family members of staff, family members of other inmates, or any other person; or 11

12 (iv) Fulfilling the request may assist criminal activity.

13 (3) In deciding whether to enjoin a public record request under 14 subsection (2) of this section, the court may consider all relevant factors including, but not limited to: 15

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(a) Other public record requests by the requestor;

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(b) The type of <u>public</u> record or records sought;

(c) Statements offered by the requestor concerning the purpose for 18 the public record request; 19

(d) Whether disclosure of the requested public records would likely 20 21 harm any person or vital government interest;

22 (e) Whether the public record request seeks a significant and 23 burdensome number of documents;

24 (f) The impact of disclosure on ((correctional facility)) security and order at an agency, the safety or security of ((correctional 25 26 facility)) agency staff, inmates, or others; and

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(g) The deterrence of criminal activity.

28 (4) The motion proceeding described in this section shall be a summary proceeding based on affidavits or declarations, unless the 29 court orders otherwise. Upon a showing by a preponderance of the 30 evidence, the court may enjoin all or any part of a request or 31 32 requests. Based on the evidence, the court may also enjoin, for a period of time the court deems reasonable, future requests by: 33

34 (a) The same requestor; or

35 (b) An entity owned or controlled in whole or in part by the same 36 requestor.

37 (5) Before filing a request for an injunction, an agency shall notify the public record requestor that it intends to seek an 38

injunction. The requestor shall be allowed fifteen days to revise its public record request. If the requestor submits a revised public record request, the agency may still seek judicial review without allowing the requestor to further revise the request.

5 (6) The agency shall continue to fulfill the request in a manner 6 consistent with the public records act until the court issues a 7 decision on the injunction request, unless the court orders otherwise.

8 (7) An agency shall not be liable for penalties under RCW 9 42.56.550(4) for any period during which an order under this section is 10 in effect, including during an appeal of an order under this section, 11 regardless of the outcome of the appeal.

12 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 42.56 RCW 13 to read as follows:

14 (1)(a) An agency may adopt a policy limiting the number of hours 15 that agency must devote to responding to public records requests to 16 prevent excessive interference with its other essential functions if it 17 makes the following documents publicly available:

18 (i) Agency budgets for the current and past three fiscal years;

19 (ii) Agendas and minutes for all public meetings for the past three 20 fiscal years;

21 (iii) Salary schedule for all current positions and the names of 22 all employees;

23 (iv) Resolutions and ordinances; and

(v) Contracts that exceed thirty-five thousand dollars that arecurrently in place or that terminated in the past three fiscal years.

(b) For a local agency this policy must be in the form of adopted
legislation and for state agencies it must be in the form of an adopted
rule.

29 (2) Tasks subject to the limit in this subsection include the time it takes to search for responsive records and review and redact 30 31 responsive records. It does not include time spent in litigation or 32 time spent by an attorney providing legal advice regarding records. The policy may include rules on setting priorities on what requests 33 34 will be fulfilled in what order based on the size of the request and 35 the number of other requests from that requester made in the preceding 36 twelve months.

1 (3) When an agency adopts rules pursuant to subsection (1)(b) of 2 this section, any time that agency anticipates that it will take more 3 than sixty calendar days to fulfill a request, the agency must inform 4 the requester of the factors that go into this time estimate, including 5 a list of all other pending requests. The agency's time estimate is 6 subject to court challenge pursuant to RCW 42.56.550(2).

7 (4) For any legislation or rule adopted pursuant to subsection 8 (1)(b) of this section, the value of the time allotted may not equal 9 less than one percent of the agency's annual operations and maintenance 10 budget and must be based on the average salary of the person primarily 11 assigned to process requests. In no case may an agency adopt a rule 12 that allows it to spend fewer than five hours per month responding to 13 requests.

14 (5) For agencies with a general fund budget that exceeds one 15 million dollars, documents are publicly available if they are 16 accessible through a central web site. For agencies with budgets under 17 one million dollars, documents are publicly available if they are 18 produced for inspection within five business days of being requested.

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