

EHB 2070 - S AMD 552
By Senator Kline

1 Strike everything after the enacting clause and insert the
2 following:

3 "NEW SECTION. **Sec. 1.** In *State v. Pillatos*, 150 P.3d 1130 (2007),
4 the Washington supreme court held that the changes made to the
5 sentencing reform act concerning exceptional sentences in chapter 68,
6 Laws of 2005 do not apply to cases where the trials had already begun
7 or guilty pleas had already been entered prior to the effective date of
8 the act on April 15, 2005. The legislature intends that the superior
9 courts shall have the authority to impanel juries to find aggravating
10 circumstances in all cases that come before the courts for trial or
11 sentencing, regardless of the date of the original trial or sentencing.

12 **Sec. 2.** RCW 9.94A.537 and 2005 c 68 s 4 are each amended to read
13 as follows:

14 (1) At any time prior to trial or entry of the guilty plea if
15 substantial rights of the defendant are not prejudiced, the state may
16 give notice that it is seeking a sentence above the standard sentencing
17 range. The notice shall state aggravating circumstances upon which the
18 requested sentence will be based.

19 (2) In any case where an exceptional sentence above the standard
20 range was imposed and where a new sentencing hearing is required, the
21 superior court may impanel a jury to consider any alleged aggravating
22 circumstances listed in RCW 9.94A.535(3), that were relied upon by the
23 superior court in imposing the previous sentence, at the new sentencing
24 hearing.

25 (3) The facts supporting aggravating circumstances shall be proved
26 to a jury beyond a reasonable doubt. The jury's verdict on the
27 aggravating factor must be unanimous, and by special interrogatory. If
28 a jury is waived, proof shall be to the court beyond a reasonable
29 doubt, unless the defendant stipulates to the aggravating facts.

1 (~~(3)~~) (4) Evidence regarding any facts supporting aggravating
2 circumstances under RCW 9.94A.535(3) (a) through (y) shall be presented
3 to the jury during the trial of the alleged crime, unless the jury has
4 been impaneled solely for resentencing, or unless the state alleges the
5 aggravating circumstances listed in RCW 9.94A.535(3) (e)(iv), (h)(i),
6 (o), or (t). If one of these aggravating circumstances is alleged, the
7 trial court may conduct a separate proceeding if the evidence
8 supporting the aggravating fact is not part of the res geste of the
9 charged crime, if the evidence is not otherwise admissible in trial of
10 the charged crime, and if the court finds that the probative value of
11 the evidence to the aggravated fact is substantially outweighed by its
12 prejudicial effect on the jury's ability to determine guilt or
13 innocence for the underlying crime.

14 (~~(4)~~) (5) If the superior court conducts a separate proceeding to
15 determine the existence of aggravating circumstances listed in RCW
16 9.94A.535(3) (e)(iv), (h)(i), (o), or (t), the proceeding shall
17 immediately follow the trial on the underlying conviction, if possible.
18 If any person who served on the jury is unable to continue, the court
19 shall substitute an alternate juror.

20 (~~(5)~~) (6) If the jury finds, unanimously and beyond a reasonable
21 doubt, one or more of the facts alleged by the state in support of an
22 aggravated sentence, the court may sentence the offender pursuant to
23 RCW 9.94A.535 to a term of confinement up to the maximum allowed under
24 RCW 9A.20.021 for the underlying conviction if it finds, considering
25 the purposes of this chapter, that the facts found are substantial and
26 compelling reasons justifying an exceptional sentence.

27 NEW SECTION. Sec. 3. This act is necessary for the immediate
28 preservation of the public peace, health, or safety, or support of the
29 state government and its existing public institutions, and takes effect
30 immediately."

1 On page 1, line 1 of the title, after "sentences;" strike the
2 remainder of the title and insert "amending RCW 9.94A.537; creating a
3 new section; and declaring an emergency."

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