SENATE BILL REPORT SB 5404

As of February 7, 2013

Title: An act relating to introduction of contraband into or possession of contraband in a secure facility.

Brief Description: Concerning the introduction of contraband into or possession of contraband in a secure facility.

Sponsors: Senators Carrell, Hargrove, Pearson and Darneille; by request of Department of Social and Health Services

Brief History:

Committee Activity: Human Services & Corrections: 1/22/13.

SENATE COMMITTEE ON HUMAN SERVICES & CORRECTIONS

Staff: Joan Miller (786-7784)

Background: The Department of Social and Health Services operates the Special Commitment Center (SCC) on McNeil Island to provide mental health treatment to civilly committed sexually violent predators after they have been released from criminal incarceration. The SCC is a secure facility, which is defined as a residential facility for persons civilly confined under the provisions of chapter 71.09 RCW that includes security measures sufficient to protect the community.

For approximately 30 years, the Department of Corrections (DOC) also operated a detention facility on the island. Detention facility means any place used for the confinement of a person: (1) arrested for, charged with, or convicted of an offense; (2) charged with being or adjudicated to be a juvenile offender; (3) held for extradition as a material witness; (4) otherwise confined pursuant to a court order; or (5) in any work release, furlough, or other such facility or program. The definition does not include secure facilities, such as the SCC.

In December 2010, state law mandated closure of the DOC facility on McNeil Island, and it was closed in April 2011. Prior to its closure, any person who went to the SCC was required to pass through DOC security checkpoints. Criminal penalties had already been established for distributing or possessing contraband in detention facilities.

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This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not a part of the legislation nor does it constitute a statement of legislative intent.

Summary of Bill: Criminal penalties are established for the distribution or possession of contraband in secure facilities. Contraband means any article or thing that a person confined in a detention facility or a secure facility under chapter 71.09 RCW is prohibited from obtaining or possessing by statute, rule, regulation, or order of a court.

A person who knowingly provides any deadly weapon to a person confined in a detention facility or a secure facility is guilty of introducing contraband in the first degree. A person who knowingly and unlawfully provides contraband to any person confined in a detention facility or secure facility with the intent that such contraband be used in an escape or commission of a crime is guilty of introducing contraband in the second degree. A person who knowingly and unlawfully provides contraband to any person confined in a detention facility or secure facility is guilty of introducing contraband in the third degree.

Appropriation: None.

Fiscal Note: Not requested.

Committee/Commission/Task Force Created: No.

Effective Date: Ninety days after adjournment of session in which bill is passed.

Staff Summary of Public Testimony: PRO: To enter the SCC, a person would always have to pass through a DOC checkpoint. If a person introduced contraband into the SCC, then that person would have violated the law by passing through that checkpoint. The definitional correction is needed. The SCC has had a number of legal battles, and based on the legal issues it has had over the years, the definition piece is important because the SCC needs to be defined as a secure facility and not a place of detention. The change in law would allow prosecutors to support the SCC when contraband is introduced into the facility.

Persons Testifying: PRO: Don Gauntz, Interim CEO DSHS SCC.