CERTIFICATION OF ENROLLMENT

**SUBSTITUTE HOUSE BILL 1485**

Chapter 107, Laws of 2019

66th Legislature

2019 Regular Session

CHAPLAINS--RENAMING TO RELIGIOUS COORDINATORS

EFFECTIVE DATE: July 28, 2019

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| Passed by the House March 1, 2019  Yeas 70 Nays 24  FRANK CHOPP  **Speaker of the House of Representatives**  Passed by the Senate April 10, 2019  Yeas 34 Nays 12  CYRUS HABIB  **President of the Senate** | CERTIFICATE  I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1485** as passed by House of Representatives and the Senate on the dates hereon set forth.  BERNARD DEAN  Chief Clerk |
| Approved April 23, 2019 4:01 PM | April 24, 2019 |
| JAY INSLEE  **Governor of the State of Washington** | **Secretary of State**  **State of Washington** |

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**SUBSTITUTE HOUSE BILL 1485**

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Passed Legislature - 2019 Regular Session

**State of Washington 66th Legislature 2019 Regular Session**

**By** House State Government & Tribal Relations (originally sponsored by Representatives Lekanoff, Pettigrew, Shewmake, Gregerson, Entenman, Pellicciotti, Doglio, Appleton, Frame, Ormsby, Hudgins, Jinkins, and Leavitt)

AN ACT Relating to the appointment of religious coordinators; and amending RCW 41.04.360, 72.01.210, 72.01.212, 72.01.220, 72.01.230, and 72.01.240.

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

**Sec.**  RCW 41.04.360 and 1982 c 190 s 1 are each amended to read as follows:

In the case of a minister or other clergyperson employed as a ((~~chaplain~~)) religious coordinator in a state institution or agency, there is designated in the salary or wage paid to the person an amount up to forty percent of the gross salary as either of the following:

(1) The rental value of a home furnished to the person as part of the person's compensation; or

(2) The housing/rental allowance paid to the person as part of the person's compensation, to the extent used by the person to rent or provide a home.

**Sec.**  RCW 72.01.210 and 2017 3rd sp.s. c 6 s 727 are each amended to read as follows:

(1) The secretary of corrections shall appoint institutional ((~~chaplains~~)) religious coordinators for the state correctional institutions for convicted felons. Institutional ((~~chaplains~~)) religious coordinators shall be appointed as employees of the department of corrections. The secretary of corrections may further contract with ((~~chaplains~~)) religious coordinators to be employed as is necessary to meet the religious needs of those inmates whose religious denominations are not represented by institutional ((~~chaplains~~)) religious coordinators and where volunteer ((~~chaplains~~)) religious coordinators are not available.

(2) Institutional ((~~chaplains~~)) religious coordinators appointed by the department of corrections under this section shall have qualifications necessary to ((~~function as religious program coordinators for~~)) serve all faith groups represented within the department. Every ((~~chaplain~~)) religious coordinator so appointed or contracted with shall have qualifications consistent with community standards of the given faith group to which ((~~the chaplain~~)) he or she belongs and shall not be required to violate the tenets of his or her faith when acting in an ecclesiastical role.

(3) The secretary of children, youth, and families shall appoint ((~~chaplains~~)) religious coordinators for the correctional institutions for juveniles found delinquent by the juvenile courts; and the secretary of corrections and the secretary of social and health services shall appoint one or more ((~~chaplains~~)) religious coordinators for other custodial, correctional, and mental institutions under their control.

(4) Except as provided in this section, the ((~~chaplains~~)) religious coordinators so appointed under this section shall have the qualifications and shall be compensated in an amount as recommended by the appointing department and approved by the Washington personnel resources board.

**Sec.**  RCW 72.01.212 and 2008 c 104 s 4 are each amended to read as follows:

Regardless of whether the services are voluntary or provided by employment or contract with the department of corrections, a ((~~chaplain~~)) religious coordinator who provides the services authorized by RCW 72.01.220:

(1) May not be compelled to carry personal liability insurance as a condition of providing those services; and

(2) May request that the attorney general authorize the defense of an action or proceeding for damages instituted against the ((~~chaplain~~)) religious coordinator arising out of the course of his or her duties in accordance with RCW 4.92.060, 4.92.070, and 4.92.075.

**Sec.**  RCW 72.01.220 and 1959 c 28 s 72.01.220 are each amended to read as follows:

It shall be the duty of the ((~~chaplains~~)) religious coordinators at the respective institutions mentioned in RCW 72.01.210, under the direction of the department, to conduct religious services and to give religious and moral instruction to the inmates of the institutions, and to attend to their spiritual wants. They shall counsel with and interview the inmates concerning their social and family problems, and shall give assistance to the inmates and their families in regard to such problems.

**Sec.**  RCW 72.01.230 and 1959 c 28 s 72.01.230 are each amended to read as follows:

The ((~~chaplains~~)) religious coordinators at the respective institutions mentioned in RCW 72.01.210 shall be provided with the offices and chapels at their institutions, and such supplies as may be necessary for the carrying out of their duties.

**Sec.**  RCW 72.01.240 and 2012 c 117 s 448 are each amended to read as follows:

Each secretary is hereby empowered to appoint one of the ((~~chaplains~~)) religious coordinators, authorized by RCW 72.01.210, to act as supervisor of ((~~chaplains~~)) religious coordinators for his or her department, in addition to his or her duties at one of the institutions designated in RCW 72.01.210.

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Passed by the House March 1, 2019.

Passed by the Senate April 10, 2019.

Approved by the Governor April 23, 2019.

Filed in Office of Secretary of State April 24, 2019.