S-4071.2		
0 10/10		

SUBSTITUTE SENATE BILL 6142

State of Washington 56th Legislature 2000 Regular Session

By Senate Committee on Human Services & Corrections (originally sponsored by Senator Swecker)

Read first time 02/01/2000.

- 1 AN ACT Relating to financial responsibility for confinement of
- 2 offenders; amending RCW 9.94A.175 and 9.94A.207; adding a new section
- 3 to chapter 72.09 RCW; repealing RCW 70.48.440; providing an effective
- 4 date; and prescribing penalties.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 Sec. 1. RCW 9.94A.175 and 1988 c 153 s 8 are each amended to read 7 as follows:
- 8 If the offender violates any condition of postrelease supervision,
- 9 a hearing may be conducted in the same manner as provided in RCW
- 10 9.94A.200. Jurisdiction shall be with the court of the county in which
- 11 the offender was sentenced. However, the court may order a change of
- 12 venue to the offender's county of residence or where the violation
- 13 occurred, for the purpose of holding a violation hearing.
- 14 After the hearing, the court may order the offender to be confined
- 15 for up to sixty days per violation in the county jail. Reimbursement
- 16 to a city or county for the care of offenders who are detained solely
- 17 for violating a condition of postrelease supervision shall be ((under
- 18 RCW 70.48.440)) made pursuant to section 3 of this act. A county shall
- 19 be reimbursed for indigent defense costs for offenders who are detained

p. 1 SSB 6142

solely for violating a condition of postrelease supervision in accordance with regulations to be promulgated by the office of financial management. An offender may be held in jail at state expense pending the hearing, and any time served while awaiting the hearing shall be credited against confinement imposed for a violation. The court shall retain jurisdiction for the purpose of holding the violation hearing and imposing a sanction.

- 8 **Sec. 2.** RCW 9.94A.207 and 1999 c 196 s 9 are each amended to read 9 as follows:
- (1) The secretary may issue warrants for the arrest of any offender 10 who violates a condition of community placement or community custody. 11 The arrest warrants shall authorize any law enforcement or peace 12 officer or community corrections officer of this state or any other 13 14 state where such offender may be located, to arrest the offender and 15 place him or her in total confinement pending disposition of the alleged violation. The department shall compensate the local 16 jurisdictions ((at the office of financial management's adjudicated 17 18 rate,)) in accordance with ((RCW 70.48.440)) section 3 of this act. A community corrections officer, if he or she has reasonable cause to 19 believe an offender in community placement or community custody has 20 21 violated a condition of community placement or community custody, may 22 suspend the person's community placement or community custody status 23 and arrest or cause the arrest and detention in total confinement of 24 the offender, pending the determination of the secretary as to whether 25 the violation has occurred. The community corrections officer shall report to the secretary all facts and circumstances and the reasons for 26 the action of suspending community placement or community custody 27 status. A violation of a condition of community placement or community 28 29 custody shall be deemed a violation of the sentence for purposes of RCW 30 9.94A.195. The authority granted to community corrections officers under this section shall be in addition to that set forth in RCW 31 9.94A.195. 32
- (2) Inmates, as defined in RCW 72.09.015, sentenced to more than twelve months of total confinement, who have been transferred to community custody or community placement and who are detained in a local correctional facility are the financial responsibility of the department of corrections((, except as provided in subsection (3) of this section)). The community custody inmate shall be removed from the

SSB 6142 p. 2

local correctional facility, except as provided in subsection (3) of this section, not later than eight days, excluding weekends and holidays, following admittance to the local correctional facility and notification that the inmate is available for movement to a state correctional institution.

department may negotiate with local correctional 6 The 7 authorities for an additional period of detention; however, 8 offenders sanctioned for community custody violations under RCW 9 9.94A.205(2) to a term of confinement shall remain in the local 10 correctional facility for the complete term of the sanction. confinement sanctions imposed under RCW 9.94A.205(2)(a), the local 11 correctional facility shall be financially responsible. For 12 confinement sanctions imposed under RCW 9.94A.205(2)(b), the department 13 14 of corrections shall be financially responsible for that portion of the 15 sanction served during the time in which the sex offender is on community custody in lieu of earned release, and the local correctional 16 17 facility shall be financially responsible for that portion of the 18 sanction served by the sex offender after the time in which the sex 19 offender is on community custody in lieu of earned release.)) 20 department, in consultation with the Washington association of sheriffs and police chiefs and those counties in which the sheriff does not 21 22 operate a correctional facility, shall establish a methodology for determining the department's local correctional facilities 23 24 utilization rate, for each county in calendar year 1998, for offenders 25 being held for violations of conditions of community custody, community 26 placement, or community supervision. For confinement sanctions imposed under RCW 9.94A.205(2) (c) or (d) where the offender has been sentenced 27 to a term of community custody under RCW 9.94A.383, the local 28 29 correctional facility shall continue to be financially responsible to 30 the extent of the calendar year 1998 bed utilization rate. 31 department's use of bed space in local correctional facilities of any county for confinement sanctions imposed on felony offenders sentenced 32 to a term of community custody under RCW 9.94A.383 and confined to the 33 34 <u>local correctional facility pursuant to RCW 9.94A.205(2) (c) or (d)</u> exceeds the 1998 bed utilization rate for the county, the department 35 36 shall compensate the county for the excess use at the per diem rate 37 equal to the lowest rate charged by the county under its contract with a municipal government during the year in which the use occurs. 38

p. 3 SSB 6142

- NEW SECTION. **Sec. 3.** A new section is added to chapter 72.09 RCW to read as follows:
- The department shall reimburse cities and counties for the care of sentenced felons who are the financial responsibility of the department and who are detained in a city or county jail at the per diem rate equal to the lowest rate charged by that county under its contract with a municipal government during the year in which the use occurs.
- 8 <u>NEW SECTION.</u> **Sec. 4.** RCW 70.48.440 (Office of financial 9 management to establish reimbursement rate for cities and counties—10 Rate until June 30, 1985—Re-establishment of rates) and 1984 c 235 s 11 5 are each repealed.
- 12 <u>NEW SECTION.</u> **Sec. 5.** This act takes effect July 1, 2002.

--- END ---

SSB 6142 p. 4