CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 6143

Chapter 283, Laws of 2001

57th Legislature 2001 Regular Session

SEX OFFENDERS--NOTIFICATION

EFFECTIVE DATE: 7/22/01

Passed by the Senate April 11, 2001 YEAS 48 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House April 21, 2001 YEAS 87 NAYS 0

FRANK CHOPP

Speaker of the House of Representatives

CLYDE BALLARD

Speaker of the House of Representatives

Approved May 14, 2001

FILED

CERTIFICATE

I, Tony M. Cook, Secretary of the Senate of the State of Washington, do

hereby certify that the attached is ENGROSSED SUBSTITUTE SENATE BILL 6143

as passed by the Senate and the House

of Representatives on the dates hereon

TONY M. COOK

set forth.

May 14, 2001 - 3:09 p.m.

GARY F. LOCKE

Governor of the State of Washington

Secretary of State State of Washington

Secretary

ENGROSSED SUBSTITUTE SENATE BILL 6143

Passed Legislature - 2001 Regular Session

State of Washington

57th Legislature

2001 Regular Session

By Senate Committee on Human Services & Corrections (originally sponsored by Senators T. Sheldon, Hargrove, Long, Costa, Roach, Snyder, McCaslin, Spanel, Winsley, Gardner, Eide, Zarelli, Rossi, Benton, Hochstatter, Swecker, Kastama, Shin, Patterson, Kline, Fraser, McAuliffe and Rasmussen)

READ FIRST TIME 04/06/01.

- 1 AN ACT Relating to community notification for risk level III sex
- 2 and kidnapping offenders; and amending RCW 65.16.020 and 4.24.550.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 65.16.020 and 1961 c 279 s 1 are each amended to read 5 as follows:
- 6 The qualifications of a legal newspaper are that such newspaper
- 7 shall have been published regularly, at least once a week, in the
- 8 English language, as a newspaper of general circulation, in the city or
- 9 town where the same is published at the time of application for
- 10 approval, for at least six months prior to the date of such
- 11 application; shall be compiled either in whole or in part in an office
- 12 maintained at the place of publication; shall contain news of general
- 13 interest as contrasted with news of interest primarily to an
- 14 organization, group or class; shall have a policy to print all
- 15 <u>statutorily required legal notices;</u> and shall hold a ((second))
- 16 periodical class mailing permit: PROVIDED, That in case of the
- 17 consolidation of two or more newspapers, such consolidated newspaper
- 18 shall be considered as qualified if either or any of the papers so
- 19 consolidated would be a qualified newspaper at the date of such legal

- l publication, had not such consolidation taken place: PROVIDED, That
- 2 this section shall not disqualify as a legal newspaper any publication
- 3 which, prior to June 8, 1961, was adjudged a legal newspaper, so long
- 4 as it continues to meet the requirements under which it qualified.
- 5 **Sec. 2.** RCW 4.24.550 and 1998 c 220 s 6 are each amended to read 6 as follows:
- (1) Public agencies are authorized to release information to the 7 public regarding sex offenders and kidnapping offenders when the agency 8 9 determines that disclosure of the information is relevant and necessary to protect the public and counteract the danger created by the 10 This authorization applies to information 11 particular offender. 12 regarding: (a) Any person adjudicated or convicted of a sex offense as defined in RCW 9A.44.130 or a kidnapping offense as defined by RCW 13 14 9A.44.130; (b) any person under the jurisdiction of the indeterminate 15 sentence review board as the result of a sex offense or kidnapping offense; (c) any person committed as a sexually violent predator under 16 chapter 71.09 RCW or as a sexual psychopath under chapter 71.06 RCW; 17 18 (d) any person found not guilty of a sex offense or kidnapping offense 19 by reason of insanity under chapter 10.77 RCW; and (e) any person found incompetent to stand trial for a sex offense or kidnapping offense and 20 21 subsequently committed under chapter 71.05 or 71.34 RCW.
 - (2) The extent of the public disclosure of relevant and necessary information shall be rationally related to: (a) The level of risk posed by the offender to the community; (b) the locations where the offender resides, expects to reside, or is regularly found; and (c) the needs of the affected community members for information to enhance their individual and collective safety.
- (3) Local law enforcement agencies shall consider the following 28 29 guidelines in determining the extent of a public disclosure made under 30 this section: (a) For offenders classified as risk level I, the agency shall share information with other appropriate law enforcement agencies 31 32 and may disclose, upon request, relevant, necessary, and accurate 33 information to any victim or witness to the offense and to any 34 individual community member who lives near the residence where the offender resides, expects to reside, or is regularly found; (b) for 35 36 offenders classified as risk level II, the agency may also disclose relevant, necessary, and accurate information to public and private 37 schools, child day care centers, family day care providers, businesses 38

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and organizations that serve primarily children, women, or vulnerable adults, and neighbors and community groups near the residence where the offender resides, expects to reside, or is regularly found; and (c) for offenders classified as risk level III, the agency may also disclose relevant, necessary, and accurate information to the public at large.

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 (4) The county sheriff with whom an offender classified as risk level III is registered shall cause to be published by legal notice, advertising, or news release a sex offender community notification that conforms to the guidelines established under RCW 4.24.5501 in at least one legal newspaper with general circulation in the area of the sex offender's registered address or location. The county sheriff shall also cause to be published consistent with this subsection a current list of level III registered sex offenders, twice yearly. This list shall be maintained by the county sheriff on a publicly accessible web site and shall be updated at least once per month.

(5) Local law enforcement agencies that disseminate information pursuant to this section shall: (a) Review available risk level classifications made by the department of corrections, the department of social and health services, and the indeterminate sentence review board; (b) assign risk level classifications to all offenders about whom information will be disseminated; and (c) make a good faith effort to notify the public and residents at least fourteen days before the offender is released from confinement or, where an offender moves from another jurisdiction, as soon as possible after the agency learns of the offender's move, except that in no case may this notification provision be construed to require an extension of an offender's release date. The juvenile court shall provide local law enforcement officials with all relevant information on offenders allowed to remain in the community in a timely manner.

(((5))) (6) An appointed or elected public official, public employee, or public agency as defined in RCW 4.24.470 is immune from civil liability for damages for any discretionary risk level classification decisions or release of relevant and necessary information, unless it is shown that the official, employee, or agency acted with gross negligence or in bad faith. The immunity in this section applies to risk level classification decisions and the release of relevant and necessary information regarding any individual for whom disclosure is authorized. The decision of a local law enforcement agency or official to classify an offender to a risk level other than

- 1 the one assigned by the department of corrections, the department of
- 2 social and health services, or the indeterminate sentence review board,
- 3 or the release of any relevant and necessary information based on that
- 4 different classification shall not, by itself, be considered gross
- 5 negligence or bad faith. The immunity provided under this section
- 6 applies to the release of relevant and necessary information to other
- 7 public officials, public employees, or public agencies, and to the
- 8 general public.
- 9 (((6))) (7) Except as may otherwise be provided by law, nothing in
- 10 this section shall impose any liability upon a public official, public
- 11 employee, or public agency for failing to release information
- 12 authorized under this section.
- 13 $((\frac{7}{1}))$ (8) Nothing in this section implies that information
- 14 regarding persons designated in subsection (1) of this section is
- 15 confidential except as may otherwise be provided by law.
- 16 $((\frac{8}{8}))$ (9) When a local law enforcement agency or official
- 17 classifies an offender differently than the offender is classified by
- 18 the department of corrections, the department of social and health
- 19 services, or the indeterminate sentence review board, the law
- 20 enforcement agency or official shall notify the appropriate department
- 21 or the board and submit its reasons supporting the change in
- 22 classification.

Passed the Senate April 11, 2001.

Passed the House April 21, 2001.

Approved by the Governor May 14, 2001.

Filed in Office of Secretary of State May 14, 2001.