Justice & Family Law.

HOUSE BILL 1710

State of Washington58th Legislature2003 Regular SessionBy Representatives Upthegrove, Dickerson, Kagi, Delvin, Pettigrew,
Chase and KenneyDickerson, Kagi, Delvin, Pettigrew,
Delvin, P

1 AN ACT Relating to custodial assault at juvenile rehabilitation 2 facilities and institutions; and amending RCW 13.40.460.

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

4 **Sec. 1.** RCW 13.40.460 and 1999 c 372 s 2 are each amended to read 5 as follows:

6 The secretary, assistant secretary, or the secretary's designee 7 shall manage and administer the department's juvenile rehabilitation 8 responsibilities, including but not limited to the operation of all 9 state institutions or facilities used for juvenile rehabilitation.

10 The secretary or assistant secretary shall:

(1) Prepare a biennial budget request sufficient to meet the confinement and rehabilitative needs of the juvenile rehabilitation program, as forecast by the office of financial management;

14 (2) Create by rule a formal system for inmate classification. This15 classification system shall consider:

16 (a) Public safety;

17 (b) Internal security and staff safety;

18 (c) Rehabilitative resources both within and outside the 19 department; (d) An assessment of each offender's risk of sexually aggressive
 behavior as provided in RCW 13.40.470; and

3 (e) An assessment of each offender's vulnerability to sexually
4 aggressive behavior as provided in RCW 13.40.470;

5 (3) Develop agreements with local jurisdictions to develop regional
6 facilities with a variety of custody levels;

7 (4) Adopt rules establishing effective disciplinary policies to8 maintain order within institutions;

9 (5) Develop a comprehensive diagnostic evaluation process to be 10 used at intake, including but not limited to evaluation for substance 11 addiction or abuse, literacy, learning disabilities, fetal alcohol 12 syndrome or effect, attention deficit disorder, and mental health;

13 (6) Develop placement criteria:

14 (a) To avoid assigning youth who present a moderate or high risk of 15 sexually aggressive behavior to the same sleeping quarters as youth 16 assessed as vulnerable to sexual victimization under RCW 17 13.40.470(1)(c); and

(b) To avoid placing a juvenile offender on parole status who has been assessed as a moderate to high risk for sexually aggressive behavior in a department community residential program with another child who is: (i) Dependent under chapter 13.34 RCW, or an at-risk youth or child in need of services under chapter 13.32A RCW; and (ii) not also a juvenile offender on parole status; ((and))

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(7) Develop a plan to implement, by July 1, 1995:

(a) Substance abuse treatment programs for all state juvenile
 rehabilitation facilities and institutions;

(b) Vocational education and instruction programs at all statejuvenile rehabilitation facilities and institutions; and

program to establish educational 29 self-worth (C) An and responsibility in juvenile offenders. This educational program shall 30 emphasize instruction in character-building principles 31 such as: 32 Respect for self, others, and authority; victim awareness; accountability; work ethics; good citizenship; and life skills; and 33

34 (8) Adopt rules to be applied in all facilities and institutions
 35 used for juvenile rehabilitation that:

36 (a) State what constitutes custodial assault; and

37 (b) Require that all custodial assaults on employees be reported to 38 law enforcement.

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