S-4339.2

SUBSTITUTE SENATE BILL 6352

State of Washington 58th Legislature 2004 Regular Session

By Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Stevens, Hargrove, Esser, Schmidt, Poulsen, Berkey, McAuliffe and Kohl-Welles)

READ FIRST TIME 02/05/04.

AN ACT Relating to selection of telephone calling systems for offenders in state correctional facilities; amending RCW 9.73.095; and creating a new section.

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

5 NEW SECTION. Sec. 1. The legislature finds that the current telephone service for offender calls from department of corrections 6 7 facilities is based on outdated technology that provides neither the 8 most secure nor the most accountable system available and is provided 9 at a high cost to the offenders' families. The legislature, in budget 10 provisions, has required the secretary of corrections to investigate other systems as offender telephone service contracts came due for 11 12 renewal. The legislature now finds that the current statute prevents the secretary of corrections from using systems that provide greater 13 security, more offender accountability, and lower costs. 14 Therefore, 15 the legislature intends to remove this barrier while retaining the 16 intent of the statute to provide safe, accountable, and affordable telephone services. 17

1 Sec. 2. RCW 9.73.095 and 1998 c 217 s 2 are each amended to read 2 as follows:

3 (1) RCW 9.73.030 through 9.73.080 and 9.73.260 shall not apply to employees of the department of corrections in the following instances: 4 5 Intercepting, recording, or divulging any telephone calls from an ((inmate)) offender or resident of a state correctional facility; or 6 7 intercepting, recording, or divulging any monitored nontelephonic conversations in ((inmate)) offender living units, cells, rooms, 8 9 dormitories, and common spaces where ((inmates)) offenders may be For the purposes of this section, "state correctional 10 present. facility" means a facility that is under the control and authority of 11 12 the department of corrections, and used for the incarceration, 13 treatment, or rehabilitation of convicted felons.

14 (2) All personal calls made by ((inmates)) offenders shall be ((collect calls only)) made using a calling system approved by the 15 secretary of corrections which is at least as secure as the system it 16 17 replaces. The calls ((will)) shall be "operator announcement" type The operator shall notify the receiver of the call that the 18 calls. call is coming from a prison ((inmate)) offender, and that it will be 19 20 recorded and may be monitored.

21 (3) The department of corrections shall adhere to the following 22 procedures and restrictions when intercepting, recording, or divulging any telephone calls from an ((inmate)) offender or resident of a state 23 24 correctional facility as provided for by this section. The department 25 shall also adhere to the following procedures and restrictions when intercepting, recording, or divulging any monitored nontelephonic 26 27 conversations in ((inmate)) offender living units, cells, rooms, dormitories, and common spaces where ((inmates)) offenders may be 28 29 present:

30 (a) Unless otherwise provided for in this section, after
31 intercepting or recording any conversation, only the superintendent and
32 his or her designee shall have access to that recording.

33 (b) The contents of any intercepted and recorded conversation shall 34 be divulged only as is necessary to safeguard the orderly operation of 35 the correctional facility, in response to a court order, or in the 36 prosecution or investigation of any crime.

37 (c) All conversations that are recorded under this section, unless38 being used in the ongoing investigation or prosecution of a crime, or

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1 as is necessary to assure the orderly operation of the correctional 2 facility, shall be destroyed one year after the intercepting and 3 recording.

(4) So as to safeguard the sanctity of the attorney-client 4 privilege, the department of corrections shall not intercept, record, 5 or divulge any conversation between an ((inmate)) offender or resident 6 7 and an attorney. The department shall develop policies and procedures to implement this section. The department's policies and procedures 8 implemented under this section shall also recognize the privileged 9 10 nature of confessions made by an offender to a member of the clergy or a priest in his or her professional character, in the course of 11 12 discipline enjoined by the church to which he or she belongs as 13 provided in RCW 5.60.060(3).

(5) The department shall notify in writing all ((inmates))
offenders, residents, and personnel of state correctional facilities
that their nontelephonic conversations may be intercepted, recorded, or
divulged in accordance with the provisions of this section.

18 (6) The department shall notify all visitors to state correctional facilities who may enter ((inmate)) offender living units, cells, 19 rooms, dormitories, or common spaces where ((inmates)) offenders may be 20 21 present, that their conversations may intercepted, recorded, or 22 divulged in accordance with the provisions of this section. The notice required under this subsection shall be accomplished through a means no 23 24 less conspicuous than a general posting in a location likely to be seen 25 by visitors entering the facility.

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