CERTIFICATION OF ENROLLMENT

ENGROSSED SENATE BILL 5991

Chapter 216, Laws of 2003

58th Legislature 2003 Regular Session

SECURE COMMUNITY TRANSITION FACILITIES

EFFECTIVE DATE: 7/1/03

Passed by the Senate April 26, 2003 YEAS 39 NAYS 10

BRAD OWEN

President of the Senate

Passed by the House April 24, 2003 YEAS 60 NAYS 37

FRANK CHOPP

Speaker of the House of Representatives

Approved May 12, 2003.

CERTIFICATE

I, Milton H. Doumit, Jr., Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SENATE BILL 5991** as passed by the Senate and the House of Representatives on the dates hereon set forth.

MILTON H. DOUMIT JR.

Secretary

FILED

May 12, 2003 - 3:54 p.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SENATE BILL 5991

AS AMENDED BY THE HOUSE

Passed Legislature - 2003 Regular Session

State of Washington58th Legislature2003 Regular SessionBySenators Stevens, Hargrove, Parlette, Regala, Carlson, McAuliffeand Winsley

Read first time 02/27/2003. Referred to Committee on Children & Family Services & Corrections.

AN ACT Relating to changing minimum requirements for the existing secure community transition facility; amending RCW 71.09.300, 71.09.250, 71.09.275, and 71.09.290; reenacting and amending RCW 71.09.020; adding a new section to chapter 71.09 RCW; repealing RCW 5 71.09.270; providing an effective date; and declaring an emergency.

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

7 Sec. 1. RCW 71.09.300 and 2001 2nd sp.s. c 12 s 216 are each 8 amended to read as follows:

9 (((1))) Secure community transition facilities shall meet the 10 following minimum staffing requirements:

11 (1)(a) <u>At any time the census of a facility that accepts its first</u> 12 resident before July 1, 2003, is six or fewer residents, the facility 13 shall maintain a minimum staffing ratio of one staff per three 14 residents during normal waking hours and one awake staff per four 15 residents during normal sleeping hours. In no case shall the staffing 16 ratio permit less than two staff per housing unit.

17 <u>(b)</u> At any time the census of a facility <u>that accepts its first</u> 18 <u>resident on or after July 1, 2003</u>, is six or fewer residents, the 19 facility shall maintain a minimum staffing ratio of one staff per resident during normal waking hours and two awake staff per three
 residents during normal sleeping hours. <u>In no case shall the staffing</u>
 <u>ratio permit less than two staff per housing unit.</u>

4 (((b))) (2) At any time the census of a facility is six or fewer
5 residents, all staff shall be classified as residential rehabilitation
6 counselor II or have a classification that indicates ((a)) an
7 equivalent or higher level of skill, experience, and training.

8 (((c))) <u>(3)</u> Before being assigned to a facility, all staff shall 9 have training in sex offender issues, self-defense, and crisis de-10 escalation skills in addition to departmental orientation and, as 11 appropriate, management training. All staff with resident treatment or 12 care duties must participate in ongoing in-service training.

13 ((((d)))) (<u>4</u>) All staff must pass a departmental background check and 14 the check is not subject to the limitations in chapter 9.96A RCW. A 15 person who has been convicted of a felony, or any sex offense, may not 16 be employed at the secure community transition facility or be approved 17 as an escort for a resident of the facility.

18 (((2) With respect to the facility established pursuant to RCW 19 71.09.250(1), the department shall, no later than December 1, 2001, 20 provide a staffing plan to the appropriate committees of the 21 legislature that will cover the growth of that facility to its full 22 capacity.))

Sec. 2. RCW 71.09.020 and 2002 c 68 s 4 and 2002 c 58 s 2 are each reenacted and amended to read as follows:

25 Unless the context clearly requires otherwise, the definitions in 26 this section apply throughout this chapter.

27 (1) "Department" means the department of social and health 28 services.

(2) "Health care facility" means any hospital, hospice care center, licensed or certified health care facility, health maintenance organization regulated under chapter 48.46 RCW, federally qualified health maintenance organization, federally approved renal dialysis center or facility, or federally approved blood bank.

34 (3) "Health care practitioner" means an individual or firm licensed35 or certified to engage actively in a regulated health profession.

(4) "Health care services" means those services provided by health
 professionals licensed pursuant to RCW 18.120.020(4).

(5) "Health profession" means those licensed or regulated
 professions set forth in RCW 18.120.020(4).

3 (6) "Less restrictive alternative" means court-ordered treatment in
4 a setting less restrictive than total confinement which satisfies the
5 conditions set forth in RCW 71.09.092.

6 (7) "Likely to engage in predatory acts of sexual violence if not 7 confined in a secure facility" means that the person more probably than 8 not will engage in such acts if released unconditionally from detention 9 on the sexually violent predator petition. Such likelihood must be 10 evidenced by a recent overt act if the person is not totally confined 11 at the time the petition is filed under RCW 71.09.030.

12 (8) "Mental abnormality" means a congenital or acquired condition 13 affecting the emotional or volitional capacity which predisposes the 14 person to the commission of criminal sexual acts in a degree 15 constituting such person a menace to the health and safety of others.

16 (9) "Predatory" means acts directed towards: (a) Strangers; (b) 17 individuals with whom a relationship has been established or promoted 18 for the primary purpose of victimization; or (c) persons of casual 19 acquaintance with whom no substantial personal relationship exists.

(10) "Recent overt act" means any act or threat that has either caused harm of a sexually violent nature or creates a reasonable apprehension of such harm in the mind of an objective person who knows of the history and mental condition of the person engaging in the act.

24 (11) "Risk potential activity" or "risk potential facility" means 25 an activity or facility that provides a higher incidence of risk to the public from persons conditionally released from the special commitment 26 27 center. Risk potential activities and facilities include: Public and private schools, school bus stops, licensed day care and licensed 28 preschool facilities, public parks, publicly dedicated trails, sports 29 fields, playgrounds, recreational and community centers, churches, 30 31 synagogues, temples, mosques, public libraries, and others identified 32 by the department following the hearings on a potential site required in RCW 71.09.315. For purposes of this chapter, "school bus stops" 33 34 does not include bus stops established primarily for public transit.

35 (12) "Secretary" means the secretary of social and health services 36 or the secretary's designee.

37 (13) "Secure facility" means a residential facility for persons38 civilly confined under the provisions of this chapter that includes

security measures sufficient to protect the community. Such facilities include total confinement facilities, secure community transition facilities, and any residence used as a court-ordered placement under RCW 71.09.096.

(14) "Secure community transition facility" means a residential 5 facility for persons civilly committed and conditionally released to a 6 less restrictive alternative under this chapter. A secure community 7 transition facility has supervision and security, and either provides 8 or ensures the provision of sex offender treatment services. 9 Secure community transition facilities include but are not limited to the 10 ((facilities)) facility established pursuant to RCW 71.09.250(1)(a)(i) 11 and any community-based facilities established under this chapter and 12 13 operated by the secretary or under contract with the secretary.

14 (15) "Sexually violent offense" means an act committed on, before, or after July 1, 1990, that is: (a) An act defined in Title 9A RCW as 15 rape in the first degree, rape in the second degree by forcible 16 17 compulsion, rape of a child in the first or second degree, statutory rape in the first or second degree, indecent liberties by forcible 18 compulsion, indecent liberties against a child under age fourteen, 19 incest against a child under age fourteen, or child molestation in the 20 21 first or second degree; (b) a felony offense in effect at any time 22 prior to July 1, 1990, that is comparable to a sexually violent offense as defined in (a) of this subsection, or any federal or out-of-state 23 24 conviction for a felony offense that under the laws of this state would 25 be a sexually violent offense as defined in this subsection; (c) an act of murder in the first or second degree, assault in the first or second 26 27 degree, assault of a child in the first or second degree, kidnapping in the first or second degree, burglary in the first degree, residential 28 burglary, or unlawful imprisonment, which act, either at the time of 29 sentencing for the offense or subsequently during civil commitment 30 31 proceedings pursuant to this chapter, has been determined beyond a 32 reasonable doubt to have been sexually motivated, as that term is defined in RCW 9.94A.030; or (d) an act as described in chapter 9A.28 33 RCW, that is an attempt, criminal solicitation, or criminal conspiracy 34 to commit one of the felonies designated in (a), (b), or (c) of this 35 subsection. 36

(16) "Sexually violent predator" means any person who has beenconvicted of or charged with a crime of sexual violence and who suffers

1 from a mental abnormality or personality disorder which makes the 2 person likely to engage in predatory acts of sexual violence if not 3 confined in a secure facility.

4 (17) "Total confinement facility" means a <u>secure</u> facility that 5 provides supervision and sex offender treatment services in a total 6 confinement setting. Total confinement facilities include the special 7 commitment center and any similar facility designated as a ((secure)) 8 <u>total confinement</u> facility by the secretary.

9 Sec. 3. RCW 71.09.250 and 2001 2nd sp.s. c 12 s 201 are each 10 amended to read as follows:

11 (1)(a) The secretary is authorized to site, construct, occupy, and 12 operate (i) a secure community transition facility on McNeil Island for 13 persons authorized to petition for a less restrictive alternative under RCW 71.09.090(1) and who are conditionally released; and (ii) a special 14 15 commitment center on McNeil Island with up to four hundred four beds as 16 a total confinement facility under this chapter, subject to 17 appropriated funding for those purposes. The secure community transition facility shall be authorized for the number of beds needed 18 to ensure compliance with the orders of the superior courts under this 19 20 chapter and the federal district court for the western district of 21 Washington. The total number of beds in the secure community transition facility shall be limited to twenty-four, consisting of up 22 23 to fifteen transitional beds ((shall be limited to fifteen)) and up to nine pretransitional beds. The residents occupying ((these)) the 24 25 transitional beds shall be the only residents eligible for transitional 26 services occurring in Pierce county. In no event shall more than 27 fifteen residents of the secure community transition facility be participating in off-island transitional, educational, or employment 28 activity at the same time in Pierce county. The department shall 29 provide the Pierce county sheriff, or his or her designee, with a list 30 31 of the fifteen residents so designated, along with their photographs and physical descriptions, and ((it)) the list shall be immediately 32 updated whenever a residential change occurs. The Pierce county 33 34 sheriff, or his or her designee, shall be provided an opportunity to 35 confirm the residential status of each resident leaving McNeil Island. 36 (b) For purposes of this subsection, "transitional beds" means beds

1 only for residents ((in halfway house status)) who are judged by a
2 qualified expert to be suitable to leave the island for treatment,
3 education, and employment.

4 (2)(a) The secretary is authorized to site, either within the
5 secure community transition facility established pursuant to subsection
6 (1)(a)(i) of this section, or within the special commitment center, up
7 to nine pretransitional beds.

8 (b) Residents assigned to pretransitional beds shall not be 9 permitted to leave McNeil Island for education, employment, treatment, 10 or community activities in Pierce county.

(c) For purposes of this subsection, "pretransitional beds" means beds for residents whose progress toward a less secure residential environment and transition into more complete community involvement is projected to take substantially longer than a typical resident of the special commitment center.

16 (3) Notwithstanding RCW 36.70A.103 or any other law, this statute 17 preempts and supersedes local plans, development regulations, 18 permitting requirements, inspection requirements, and all other laws as 19 necessary to enable the secretary to site, construct, occupy, and 20 operate a secure community transition facility on McNeil Island and a 21 total confinement facility on McNeil Island.

(4) To the greatest extent possible, until June 30, 2003, persons who were not civilly committed from the county in which the secure community transition facility established pursuant to subsection (1) of this section is located may not be conditionally released to a setting in that same county less restrictive than that facility.

(5) As of June 26, 2001, the state shall immediately cease any efforts in effect on such date to site secure community transition facilities, other than the facility authorized by subsection (1) of this section, and shall instead site such facilities in accordance with the provisions of this section.

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(6) The department must:

(a) Identify the minimum and maximum number of secure community
transition facility beds in addition to the facility established under
subsection (1) of this section that may be necessary for the period of
May 2004 through May 2007 and provide notice of these numbers to all
counties by August 31, 2001; and

(b) ((In consultation with the joint select committee established in section 225, chapter 12, Laws of 2001 2nd sp. sess.,)) Develop and publish policy guidelines for the siting and operation of secure community transition facilities ((by October 1, 2001; and

(c) Provide a status report to the appropriate committees of the 5 legislature by December 1, 2002, on the development of facilities under 6 7 the incentive program established in RCW 71.09.255. The report shall include a projection of the anticipated number of secure community 8 transition facility beds that will become operational between May 2004 9 10 and May 2007. If it appears that an insufficient number of beds will be operational, the department's report shall recommend a progression 11 12 of methods to facilitate siting in counties and cities including, if 13 necessary, preemption of local land use planning process and other 14 laws)).

(7)(a) The total number of secure community transition facility 15 beds that may be required to be sited in a county between June 26, 16 17 2001, and June 30, 2008, may be no greater than the total number of persons civilly committed from that county, or detained at the special 18 commitment center under a pending civil commitment petition from that 19 county where a finding of probable cause had been made on April 1, 20 21 2001. The total number of secure community transition facility beds 22 required to be sited in each county between July 1, 2008, and June 30, 2015, may be no greater than the total number of persons civilly 23 24 committed from that county or detained at the special commitment center 25 under a pending civil commitment petition from that county where a finding of probable cause had been made as of July 1, 2008. 26

27 (b) Counties and cities that provide secure community transition facility beds above the maximum number that they could be required to 28 site under this subsection are eligible for a bonus grant under the 29 incentive provisions in RCW 71.09.255. The county where the special 30 commitment center is located shall receive this bonus grant for the 31 32 number of beds in the facility established in subsection (1) of this section in excess of the maximum number established by this subsection. 33 (c) No secure community transition facilities in addition to the 34 one established in subsection (1) of this section may be required to be 35 sited in the county where the special commitment center is located 36 37 until after June 30, 2008, provided however, that the county and its 38 cities may elect to site additional secure community transition

1 facilities and shall be eligible under the incentive provisions of RCW 2 71.09.255 for any additional facilities meeting the requirements of 3 that section.

(8) In identifying potential sites within a county for the location
of a secure community transition facility, the department shall work
with and assist local governments to provide for the equitable
distribution of such facilities. In coordinating and deciding upon the
siting of secure community transition facilities, great weight shall be
given by the county and cities within the county to:

10 (a) The number and location of existing residential facility beds 11 operated by the department of corrections or the mental health division 12 of the department of social and health services in each jurisdiction in 13 the county; and

(b) The number of registered sex offenders classified as level II or level III and the number of sex offenders registered as homeless residing in each jurisdiction in the county.

(9)(a) "Equitable distribution" means siting or locating secure community transition facilities in a manner that will not cause a disproportionate grouping of similar facilities either in any one county, or in any one jurisdiction or community within a county, as relevant; and

(b) "Jurisdiction" means a city, town, or geographic area of a county in which ((district)) distinct political or judicial authority may be exercised.

25 **Sec. 4.** RCW 71.09.275 and 2001 2nd sp.s. c 12 s 211 are each 26 amended to read as follows:

(1) ((By August 1, 2001, the department must provide the appropriate committees of the legislature with a transportation plan to address the issues of coordinating the movement of residents of the secure community transition facility established pursuant to RCW 71.09.250(1) between McNeil Island and the mainland with the movement of others who must use the same docks or equipment within the funds appropriated for this purpose.

34 (2)) If the department does not provide a separate vessel for
 35 transporting residents of the secure community transition facility
 36 established in RCW 71.09.250(1) between McNeil Island and the mainland,

1 the ((plan)) department shall ((include at least the following 2 components)):

3 (a) ((The)) <u>Separate</u> residents ((shall be separated)) from minors
4 and vulnerable adults, except vulnerable adults who have been found to
5 be sexually violent predators.

6 (b) ((The)) <u>Not transport</u> residents ((shall not be transported)) 7 during times when children are normally coming to and from the mainland 8 for school.

9 (((3))) <u>(2)</u> The department shall designate a separate waiting area 10 at the points of debarkation, and residents shall be required to remain 11 in this area while awaiting transportation.

12 (((4))) (3) The department shall provide law enforcement agencies 13 in the counties and cities in which residents of the secure community 14 transition facility established pursuant to RCW 71.09.250(1)(a)(i) 15 regularly participate in employment, education, or social services, or 16 through which these persons are regularly transported, with a copy of 17 the court's order of conditional release with respect to these persons.

18 Sec. 5. RCW 71.09.290 and 2001 2nd sp.s. c 12 s 214 are each 19 amended to read as follows:

The secretary shall establish policy guidelines for the siting of secure community transition facilities, other than the secure community transition facility established pursuant to RCW 71.09.250(1)(a)(i), which shall include at least the following minimum requirements:

(1) The following criteria must be considered prior to any real
 property being listed for consideration for the location of or use as
 a secure community transition facility:

(a) The proximity and response time criteria established under RCW71.09.285;

(b) The site or building is available for lease for the anticipateduse period or for purchase;

31 (c) Security monitoring services and appropriate back-up systems 32 are available and reliable;

(d) Appropriate mental health and sex offender treatment providersmust be available within a reasonable commute; and

35 (e) Appropriate permitting for a secure community transition 36 facility must be possible under the zoning code of the local 37 jurisdiction.

1 (2) For sites which meet the criteria of subsection (1) of this 2 section, the department shall analyze and compare the criteria in 3 subsections (3) through (5) of this section using the method 4 established in RCW 71.09.285.

5 (3) Public safety and security criteria shall include at least the 6 following:

7 (a) Whether limited visibility between the facility and adjacent
8 properties can be achieved prior to placement of any person;

9 (b) The distance from, and number of, risk potential activities and 10 facilities, as measured using the ((rules)) policies adopted under RCW 11 71.09.285;

12 (c) The existence of or ability to establish barriers between the13 site and the risk potential facilities and activities;

14 (d) Suitability of the buildings to be used for the secure 15 community transition facility with regard to existing or feasibly 16 modified features; and

(e) The availability of electronic monitoring that allows aresident's location to be determined with specificity.

19 (4) Site characteristics criteria shall include at least the 20 following:

(a) Reasonableness of rental, lease, or sale terms including length
 and renewability of a lease or rental agreement;

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(b) Traffic and access patterns associated with the real property;

(c) Feasibility of complying with zoning requirements within thenecessary time frame; and

26 (d) A contractor or contractors are available to install, monitor,27 and repair the necessary security and alarm systems.

28 (5) Program characteristics criteria shall include at least the 29 following:

30 (a) Reasonable proximity to available medical, mental health, sex
 31 offender, and chemical dependency treatment providers and facilities;

32 (b) Suitability of the location for programming, staffing, and33 support considerations;

34 (c) Proximity to employment, educational, vocational, and other 35 treatment plan components.

36 (6) For purposes of this section "available" or "availability" of 37 qualified treatment providers includes provider qualifications and 1 willingness to provide services, average commute time, and cost of 2 services.

3 <u>NEW SECTION.</u> **Sec. 6.** A new section is added to chapter 71.09 RCW 4 to read as follows:

5 The emergency response team for McNeil Island shall plan, 6 coordinate, and respond in the event of an escape from the special 7 commitment center or the secure community transition facility.

8 <u>NEW SECTION.</u> Sec. 7. RCW 71.09.270 (Transition facility--Law 9 enforcement presence) and 2001 2nd sp.s. c 12 s 210 are each repealed.

10 <u>NEW SECTION.</u> Sec. 8. If any provision of this act or its 11 application to any person or circumstance is held invalid, the 12 remainder of the act or the application of the provision to other 13 persons or circumstances is not affected.

14 <u>NEW SECTION.</u> Sec. 9. This act is necessary for the immediate 15 preservation of the public peace, health, or safety, or support of the 16 state government and its existing public institutions, and takes effect 17 July 1, 2003.

> Passed by the Senate April 26, 2003. Passed by the House April 24, 2003. Approved by the Governor May 12, 2003. Filed in Office of Secretary of State May 12, 2003.