CERTIFICATION OF ENROLLMENT

## HOUSE BILL 2387

Chapter 33, Laws of 2004

58th Legislature 2004 Regular Session

CEMETERIES--MENTAL HEALTH HOSPITALS

EFFECTIVE DATE: 6/10/04

Passed by the House March 9, 2004 Yeas 93 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate March 3, 2004 Yeas 45 Nays 0

BRAD OWEN

President of the Senate

Approved March 22, 2004.

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 2387** as passed by the House of Representatives and the Senate on the dates hereon set forth.

RICHARD NAFZIGER

Chief Clerk

FILED

March 22, 2004 - 4:19 p.m.

GARY F. LOCKE

Governor of the State of Washington

Secretary of State State of Washington

## HOUSE BILL 2387

## AS AMENDED BY THE SENATE

Passed Legislature - 2004 Regular Session

## State of Washington 58th Legislature 2004 Regular Session

**By** Representatives Carrell, Talcott, Bush, Lantz, Cox, Pearson, McMahan, Kristiansen, Mielke, Boldt, Morrell, Orcutt and Ahern

Read first time 01/13/2004. Referred to Committee on Health Care.

AN ACT Relating to the release of patient records for the purpose of restoring state mental health hospital cemeteries; reenacting and amending RCW 71.05.390; 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 social stigmas surrounding mental illness have prevented patients buried in the state 6 hospital cemeteries from being properly memorialized. From 1887 to 7 8 1953, the state buried many of the patients who died while in residence at the three state hospitals on hospital grounds. 9 In order to honor 10 these patients, the legislature intends that the state be allowed to 11 release records necessary to appropriately mark their resting place.

Sec. 2. RCW 71.05.390 and 2000 c 94 s 9, 2000 c 75 s 6, and 2000 c 74 s 7 are each reenacted and amended to read as follows:

Except as provided in this section, the fact of admission and all information and records compiled, obtained, or maintained in the course of providing services to either voluntary or involuntary recipients of services at public or private agencies shall be confidential.

18 Information and records may be disclosed only:

(1) In communications between qualified professional persons to 1 2 meet the requirements of this chapter, in the provision of services or appropriate referrals, or in the course of guardianship proceedings. 3 The consent of the patient, or his or her guardian, shall be obtained 4 5 before information or records may be disclosed by a professional person employed by a facility unless provided to a professional person: б (a) 7 Employed by the facility; (b) who has medical responsibility for the patient's care; (c) who is a county designated mental health 8 professional; (d) who is providing services under chapter 71.24 RCW; 9 (e) who is employed by a state or local correctional facility where the 10 person is confined; or (f) who is providing evaluation, treatment, or 11 12 follow-up services under chapter 10.77 RCW.

13 (2) When the communications regard the special needs of a patient 14 and the necessary circumstances giving rise to such needs and the 15 disclosure is made by a facility providing outpatient services to the 16 operator of a care facility in which the patient resides.

17 (3) When the person receiving services, or his or her guardian, 18 designates persons to whom information or records may be released, or 19 if the person is a minor, when his or her parents make such 20 designation.

(4) To the extent necessary for a recipient to make a claim, or for a claim to be made on behalf of a recipient for aid, insurance, or medical assistance to which he or she may be entitled.

(5) For either program evaluation or research, or both: PROVIDED,
That the secretary adopts rules for the conduct of the evaluation or
research, or both. Such rules shall include, but need not be limited
to, the requirement that all evaluators and researchers must sign an
oath of confidentiality substantially as follows:

"As a condition of conducting evaluation or research concerning persons who have received services from (fill in the facility, agency, or person) I, . . . . . . . , agree not to divulge, publish, or otherwise make known to unauthorized persons or the public any information obtained in the course of such evaluation or research regarding persons who have received services such that the person who received such services is identifiable.

I recognize that unauthorized release of confidential information may subject me to civil liability under the provisions of state law.

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2 (6) To the courts as necessary to the administration of this 3 chapter or to a court ordering an evaluation or treatment under chapter 4 10.77 RCW solely for the purpose of preventing the entry of any 5 evaluation or treatment order that is inconsistent with any order 6 entered under this chapter.

/s/ ..... "

(7) To law enforcement officers, public health officers, or 7 personnel of the department of corrections or the indeterminate 8 9 sentence review board for persons who are the subject of the records 10 and who are committed to the custody of the department of corrections or indeterminate sentence review board which information or records are 11 necessary to carry out the responsibilities of their office. 12 Except for dissemination of information released pursuant to RCW 71.05.425 and 13 14 4.24.550, regarding persons committed under this chapter under RCW 71.05.280(3) and 71.05.320(2)(c) after dismissal of a sex offense as 15 defined in RCW 9.94A.030, the extent of information that may be 16 released is limited as follows: 17

(a) Only the fact, place, and date of involuntary commitment, the
fact and date of discharge or release, and the last known address shall
be disclosed upon request; and

(b) The law enforcement and public health officers or personnel of the department of corrections or indeterminate sentence review board shall be obligated to keep such information confidential in accordance with this chapter; and

25 (c) Additional information shall be disclosed only after giving notice to said person and his or her counsel and upon a showing of 26 27 clear, cogent, and convincing evidence that such information is necessary and that appropriate safeguards for strict confidentiality 28 29 are and will be maintained. However, in the event the said person has 30 escaped from custody, said notice prior to disclosure is not necessary 31 and that the facility from which the person escaped shall include an 32 evaluation as to whether the person is of danger to persons or property 33 and has a propensity toward violence.

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(8) To the attorney of the detained person.

35 (9) To the prosecuting attorney as necessary to carry out the 36 responsibilities of the office under RCW 71.05.330(2) and 1 71.05.340(1)(b) and 71.05.335. The prosecutor shall be provided access 2 to records regarding the committed person's treatment and prognosis, 3 medication, behavior problems, and other records relevant to the issue 4 of whether treatment less restrictive than inpatient treatment is in 5 the best interest of the committed person or others. Information shall 6 be disclosed only after giving notice to the committed person and the 7 person's counsel.

(10) To appropriate law enforcement agencies and to a person, when 8 the identity of the person is known to the public or private agency, 9 whose health and safety has been threatened, or who is known to have 10 been repeatedly harassed, by the patient. The person may designate a 11 representative to receive the disclosure. The disclosure shall be made 12 13 by the professional person in charge of the public or private agency or his or her designee and shall include the dates of commitment, 14 admission, discharge, or release, authorized or unauthorized absence 15 from the agency's facility, and only such other information that is 16 17 pertinent to the threat or harassment. The decision to disclose or not shall not result in civil liability for the agency or its employees so 18 long as the decision was reached in good faith and without gross 19 20 negligence.

(11) To appropriate law enforcement agencies, upon request, all necessary and relevant information in the event of a crisis or emergent situation that poses a significant and imminent risk to the public. The decision to disclose or not shall not result in civil liability for the mental health service provider or its employees so long as the decision was reached in good faith and without gross negligence.

(12) To the persons designated in RCW 71.05.425 for the purposesdescribed in that section.

(13) Civil liability and immunity for the release of information about a particular person who is committed to the department under RCW 71.05.280(3) and 71.05.320(2)(c) after dismissal of a sex offense as defined in RCW 9.94A.030, is governed by RCW 4.24.550.

(14) To a patient's next of kin, guardian, or conservator, if any,in the event of death, as provided in RCW 71.05.400.

35 (15) To the department of health for the purposes of determining 36 compliance with state or federal licensure, certification, or 37 registration rules or laws. However, the information and records

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obtained under this subsection are exempt from public inspection and
 copying pursuant to chapter 42.17 RCW.

3 (16) To mark headstones or otherwise memorialize patients interred 4 at state hospital cemeteries. The department of social and health 5 services shall make available the name, date of birth, and date of 6 death of patients buried in state hospital cemeteries fifty years after 7 the death of a patient.

The fact of admission, as well as all records, files, evidence, 8 findings, or orders made, prepared, collected, or maintained pursuant 9 to this chapter shall not be admissible as evidence in any legal 10 proceeding outside this chapter without the written consent of the 11 person who was the subject of the proceeding except in a subsequent 12 13 criminal prosecution of a person committed pursuant to RCW 71.05.280(3) or 71.05.320(2)(c) on charges that were dismissed pursuant to chapter 14 10.77 RCW due to incompetency to stand trial or in a civil commitment 15 proceeding pursuant to chapter 71.09 RCW. The records and files 16 maintained in any court proceeding pursuant to this chapter shall be 17 confidential and available subsequent to such proceedings only to the 18 person who was the subject of the proceeding or his or her attorney. 19 In addition, the court may order the subsequent release or use of such 20 21 records or files only upon good cause shown if the court finds that 22 appropriate safeguards for strict confidentiality are and will be maintained. 23

> Passed by the House March 9, 2004. Passed by the Senate March 3, 2004. Approved by the Governor March 22, 2004. Filed in Office of Secretary of State March 22, 2004.