## CERTIFICATION OF ENROLLMENT

#### ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2015

59th Legislature 2005 Regular Session

Passed by the House April 19, 2005 Yeas 64 Nays 34

Speaker of the House of Representatives

Passed by the Senate April 12, 2005 Yeas 46 Nays 1 CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2015** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

## ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2015

#### AS AMENDED BY THE SENATE

Passed Legislature - 2005 Regular Session

### State of Washington 59th Legislature 2005 Regular Session

**By** House Committee on Appropriations (originally sponsored by Representatives Kagi, O'Brien, Hinkle, Fromhold, Darneille, Upthegrove, Tom, Kenney and Dickerson)

READ FIRST TIME 03/07/05.

1 AN ACT Relating to judicially supervised substance abuse treatment; 2 reenacting and amending RCW 9.94A.660; creating a new section; and 3 providing an effective date.

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

5 Sec. 1. RCW 9.94A.660 and 2002 c 290 s 20 and 2002 c 175 s 10 are 6 each reenacted and amended to read as follows:

7 (1) An offender is eligible for the special drug offender8 sentencing alternative if:

9 (a) The offender is convicted of a felony that is not a violent 10 offense or sex offense and the violation does not involve a sentence 11 enhancement under RCW 9.94A.533 (3) or (4);

12 (b) The offender has no current or prior convictions for a sex 13 offense <u>at any time</u> or violent offense <u>within ten years before</u> 14 <u>conviction of the current offense</u>, in this state, another state, or the 15 United States;

16 (c) For a violation of the Uniform Controlled Substances Act under 17 chapter 69.50 RCW or a criminal solicitation to commit such a violation 18 under chapter 9A.28 RCW, the offense involved only a small quantity of

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1 the particular controlled substance as determined by the judge upon 2 consideration of such factors as the weight, purity, packaging, sale 3 price, and street value of the controlled substance; ((and))

4 (d) The offender has not been found by the United States attorney
5 general to be subject to a deportation detainer or order and does not
6 become subject to a deportation order during the period of the
7 sentence;

8 (e) The standard sentence range for the current offense is greater
9 than one year; and

10 (f) The offender has not received a drug offender sentencing 11 alternative more than once in the prior ten years before the current 12 offense.

13 (2) <u>A motion for a sentence under this section may be made by the</u> 14 <u>court, the offender, or the state.</u> If ((the standard sentence range is 15 <del>greater than one year and</del>)) the sentencing court determines that the 16 offender is eligible for this alternative ((and that)), the court may 17 <u>order an examination of the offender. The examination shall, at a</u> 18 <u>minimum, address the following issues:</u>

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(a) Whether the offender suffers from drug addiction;

20 (b) Whether the addiction is such that there is a probability that
21 criminal behavior will occur in the future;

22 (c) Whether effective treatment for the offender's addiction is 23 available from a provider that has been licensed or certified by the 24 division of alcohol and substance abuse of the department of social and 25 health services; and

26 <u>(d) Whether</u> the offender and the community will benefit from the 27 use of the alternative((<del>, the judge may</del>)).

28 (3) The examination report must contain:

29 (a) Information on the issues required to be addressed in 30 subsection (2) of this section; and

# 31 (b) A proposed treatment plan that must, at a minimum, contain:

32 (i) A proposed treatment provider that has been licensed or 33 certified by the division of alcohol and substance abuse of the 34 department of social and health services;

35 (ii) The recommended frequency and length of treatment, including 36 both residential chemical dependency treatment and treatment in the 37 community; (iii) A proposed monitoring plan, including any requirements
 regarding living conditions, lifestyle requirements, and monitoring by
 family members and others; and

4 <u>(iv) Recommended crime-related prohibitions and affirmative</u> 5 <u>conditions.</u>

(4) After receipt of the examination report, if the court 6 determines that a sentence under this section is appropriate, the court 7 shall waive imposition of a sentence within the standard sentence range 8 and impose a sentence ((that must include)) consisting of either a 9 prison-based alternative under subsection (5) of this section or a 10 residential chemical dependency treatment-based alternative under 11 subsection (6) of this section. The residential chemical dependency 12 13 treatment-based alternative is only available if the midpoint of the 14 standard range is twenty-four months or less.

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(5) The prison-based alternative shall include:

(a) A period of total confinement in a state facility for one-half 16 of the midpoint of the standard sentence range. During incarceration 17 in the state facility, offenders sentenced under this subsection shall 18 undergo a comprehensive substance abuse assessment and receive, within 19 available resources, treatment services appropriate for the offender. 20 21 The treatment services shall be designed by the division of alcohol and 22 substance abuse of the department of social and health services, in cooperation with the department of corrections  $((-))_{\underline{i}}$ 23

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((The court shall also impose:

(a)) (b) The remainder of the midpoint of the standard range as a 25 26 term of community custody which must include appropriate substance 27 abuse treatment in a program that has been approved by the division of alcohol and substance abuse of the department of social and health 28 services. If the department finds that conditions have been willfully 29 violated, the offender may be reclassified to serve the remaining 30 balance of the original sentence. An offender who fails to complete 31 the program or who is administratively terminated from the program 32 shall be reclassified to serve the unexpired term of his or her 33 sentence as ordered by the sentencing court; 34

35 (((<del>(b)</del>))) <u>(c)</u> Crime-related prohibitions including a condition not to 36 use illegal controlled substances;

37 (((-))) (d) A requirement to submit to urinalysis or other testing 38 to monitor that status; and

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(((d))) (e) A term of community custody pursuant to RCW 9.94A.715
 to be imposed upon failure to complete or administrative termination
 from the special drug offender sentencing alternative program.

4 (6) The residential chemical dependency treatment-based alternative
5 shall include:

(a) A term of community custody equal to one-half of the midpoint 6 7 of the standard sentence range or two years, whichever is greater, conditioned on the offender entering and remaining in residential 8 chemical dependency treatment certified under chapter 70.96A RCW for a 9 period set by the court between three and six months. If the court 10 imposes a term of community custody, the department shall, within 11 available resources, make chemical dependency assessment and treatment 12 13 services available to the offender during the term of community custody. The court shall impose, as conditions of community custody, 14 treatment and other conditions as proposed in the plan under subsection 15 (3)(b) of this section. The department may impose conditions and 16 sanctions as authorized in RCW 9.94A.715 (2), (3), (6), and (7), 17 9.94A.737, and 9.94A.740. The court shall schedule a progress hearing 18 during the period of residential chemical dependency treatment, and 19 schedule a treatment termination hearing for three months before the 20 21 expiration of the term of community custody;

(b) Before the progress hearing and treatment termination hearing, the treatment provider and the department shall submit written reports to the court and parties regarding the offender's compliance with treatment and monitoring requirements, and recommendations regarding termination from treatment. At the hearing, the court may:

27 (i) Authorize the department to terminate the offender's community
28 custody status on the expiration date determined under (a) of this
29 subsection; or

30 (ii) Continue the hearing to a date before the expiration date of 31 community custody, with or without modifying the conditions of 32 community custody; or

33 (iii) Impose a term of total confinement equal to one-half the 34 midpoint of the standard sentence range, followed by a term of 35 community custody under RCW 9.94A.715;

36 (c) If the court imposes a term of total confinement under (b)(iii)
37 of this subsection, the department shall, within available resources,

1 <u>make chemical dependency assessment and treatment services available to</u> 2 <u>the offender during the terms of total confinement and community</u> 3 custody.

4 (7) If the court imposes a sentence under this section, the court may prohibit the offender from using alcohol or controlled substances 5 and may require that the monitoring for controlled substances be 6 7 conducted by the department or by a treatment alternatives to street 8 crime program or a comparable court or agency-referred program. The offender may be required to pay thirty dollars per month while on 9 10 community custody to offset the cost of monitoring. In addition, the court ((shall)) may impose ((three or more)) any of the following 11 12 conditions:

13 ((<del>(i)</del>)) <u>(a)</u> Devote time to a specific employment or training;

14 (((ii))) (b) Remain within prescribed geographical boundaries and 15 notify the court or the community corrections officer before any change 16 in the offender's address or employment;

17 ((((iii))) (c) Report as directed to a community corrections
18 officer;

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((<del>(iv)</del>)) <u>(d)</u> Pay all court-ordered legal financial obligations;

20 (((<del>v)</del>)) (e) Perform community restitution work;

21 ((<del>(vi)</del>)) <u>(f)</u> Stay out of areas designated by the sentencing court;
22 ((<del>(vii)</del>)) <u>(g)</u> Such other conditions as the court may require such
23 as affirmative conditions.

24 ((<del>(3)</del>)) <u>(8)(a) The court may bring any offender sentenced under</u> 25 <u>this section back into court at any time on its own initiative to</u> 26 <u>evaluate the offender's progress in treatment or to determine if any</u> 27 <u>violations of the conditions of the sentence have occurred.</u>

28 (b) If the offender is brought back to court, the court may modify 29 the terms of the community custody or impose sanctions under (c) of 30 this subsection.

31 (c) The court may order the offender to serve a term of total 32 confinement within the standard range of the offender's current offense 33 at any time during the period of community custody if the offender 34 violates the conditions of the sentence or if the offender is failing 35 to make satisfactory progress in treatment.

36 (d) An offender ordered to serve a term of total confinement under 37 (c) of this subsection shall receive credit for any time previously 38 served under this section. 1 (9) If ((the)) an offender ((violates any of the sentence conditions in subsection (2) of this section or)) sentenced to the prison-based alternative under subsection (5) of this section is found by the United States attorney general to be subject to a deportation order, a ((violation)) hearing shall be held by the department unless waived by the offender((-

7 (a) If the department finds that conditions have been willfully 8 violated, the offender may be reclassified to serve the remaining 9 balance of the original sentence.

10 (b)), and, if the department finds that the offender is subject to 11 a valid deportation order, the department may administratively 12 terminate the offender from the program and reclassify the offender to 13 serve the remaining balance of the original sentence.

14 (((4) The department shall determine the rules for calculating the 15 value of a day fine based on the offender's income and reasonable 16 obligations which the offender has for the support of the offender and 17 any dependents. These rules shall be developed in consultation with 18 the administrator for the courts, the office of financial management, 19 and the commission.

20 (5))) (10) An offender ((who fails to complete the special drug 21 offender sentencing alternative program or who is administratively terminated from the program shall be reclassified to serve the 22 unexpired term of his or her sentence as ordered by the sentencing 23 24 court and)) sentenced under this section shall be subject to all rules relating to earned release time with respect to any period served in 25 26 total confinement. ((An offender who violates any conditions of 27 supervision as defined by the department shall be sanctioned. Sanctions may include, but are not limited to, reclassifying the 28 29 offender to serve the unexpired term of his or her sentence as ordered 30 by the sentencing court. If an offender is reclassified to serve the unexpired term of his or her sentence, the offender shall be subject to 31 32 all rules relating to earned release time.))

33 (11) Costs of examinations and preparing treatment plans under 34 subsections (2) and (3) of this section may be paid, at the option of 35 the county, from funds provided to the county from the criminal justice 36 treatment account under RCW 70.96A.350. <u>NEW SECTION.</u> Sec. 2. This act applies to sentences imposed on or
 after the effective date of this act.

3 <u>NEW SECTION.</u> Sec. 3. This act takes effect October 1, 2005.

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