CERTIFICATION OF ENROLLMENT

# HOUSE BILL 1218

61st Legislature 2009 Regular Session

Passed by the House February 23, 2009 Yeas 95 Nays 0

Speaker of the House of Representatives

Passed by the Senate March 31, 2009 Yeas 48 Nays 0

### CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 1218** 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

### HOUSE BILL 1218

Passed Legislature - 2009 Regular Session

State of Washington61st Legislature2009 Regular SessionBy Representatives Goodman, Klippert, O'Brien, Ross, Simpson, and WilliamsRead first time 01/15/09.Referred to Committee on Judiciary.

1 AN ACT Relating to imprisonment for contempt of court cases; and 2 amending RCW 7.21.040 and 7.21.050.

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

4 Sec. 1. RCW 7.21.040 and 1989 c 373 s 4 are each amended to read 5 as follows:

6 (1) Except as otherwise provided in RCW 7.21.050, a punitive 7 sanction for contempt of court may be imposed only pursuant to this 8 section.

9 (2)(a) An action to impose a punitive sanction for contempt of 10 court shall be commenced by a complaint or information filed by the 11 prosecuting attorney or city attorney charging a person with contempt 12 of court and reciting the punitive sanction sought to be imposed.

(b) If there is probable cause to believe that a contempt has been committed, the prosecuting attorney or city attorney may file the information or complaint on his or her own initiative or at the request of a person aggrieved by the contempt.

17 (c) A request that the prosecuting attorney or the city attorney 18 commence an action under this section may be made by a judge presiding 19 in an action or proceeding to which a contempt relates. If required 1 for the administration of justice, the judge making the request may 2 appoint a special counsel to prosecute an action to impose a punitive 3 sanction for contempt of court.

A judge making a request pursuant to this subsection shall be 5 disqualified from presiding at the trial.

6 (d) If the alleged contempt involves disrespect to or criticism of 7 a judge, that judge is disqualified from presiding at the trial of the 8 contempt unless the person charged consents to the judge presiding at 9 the trial.

10 (3) The court may hold a hearing on a motion for a remedial 11 sanction jointly with a trial on an information or complaint seeking a 12 punitive sanction.

13 (4) A punitive sanction may be imposed for past conduct that was a 14 contempt of court even though similar present conduct is a continuing 15 contempt of court.

16 (5) If the defendant is found guilty of contempt of court under 17 this section, the court may impose for each separate contempt of court 18 a fine of not more than five thousand dollars or imprisonment ((in the 19 county jail)) for not more than one year, or both.

20 Sec. 2. RCW 7.21.050 and 1989 c 373 s 5 are each amended to read 21 as follows:

(1) The judge presiding in an action or proceeding may summarily 22 23 impose either a remedial or punitive sanction authorized by this 24 chapter upon a person who commits a contempt of court within the 25 courtroom if the judge certifies that he or she saw or heard the 26 contempt. The judge shall impose the sanctions immediately after the 27 contempt of court or at the end of the proceeding and only for the purpose of preserving order in the court and protecting the authority 28 29 and dignity of the court. The person committing the contempt of court 30 shall be given an opportunity to speak in mitigation of the contempt 31 unless compelling circumstances demand otherwise. The order of contempt shall recite the facts, state the sanctions imposed, and be 32 signed by the judge and entered on the record. 33

(2) A court, after a finding of contempt of court in a proceeding
under subsection (1) of this section may impose for each separate
contempt of court a punitive sanction of a fine of not more than five
hundred dollars or imprisonment ((in the county jail)) for not more

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1 than thirty days, or both, or a remedial sanction set forth in RCW 2 7.21.030(2). A forfeiture imposed as a remedial sanction under this 3 subsection may not exceed more than five hundred dollars for each day 4 the contempt continues.

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