CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 6531

Chapter 28, Laws of 2016

64th Legislature 2016 1st Special Session

COMMUNITY CUSTODY--DEPARTMENT OF CORRECTIONS SUPERVISION

EFFECTIVE DATE: 6/28/2016

Passed by the Senate March 28, 2016 CERTIFICATE Yeas 43 Nays 0 I, Hunter G. Goodman, Secretary of Senate of the State of PAM ROACH Washington, do hereby certify that the attached is **SUBSTITUTE SENATE** President of the Senate BILL 6531 as passed by Senate and the House of Representatives on the dates hereon set forth. Passed by the House March 29, 2016 Yeas 76 Nays 18 HUNTER G. GOODMAN Secretary FRANK CHOPP Speaker of the House of Representatives Approved April 14, 2016 9:27 AM FILED April 14, 2016

JAY INSLEE

Governor of the State of Washington

Secretary of State

State of Washington

SUBSTITUTE SENATE BILL 6531

Passed Legislature - 2016 1st Special Session

State of Washington 64th Legislature 2016 1st Special Session

By Senate Law & Justice (originally sponsored by Senator Hargrove; by request of Department of Corrections)

READ FIRST TIME 03/28/16.

- AN ACT Relating to changing who the department of corrections is required to supervise based on the current offense as defined in RCW 9.94A.501(4)(e)(ii) and the maximum duration of community custody as defined in RCW 9.94A.501(8); and reenacting and amending RCW 9.94A.501.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 7 **Sec. 1.** RCW 9.94A.501 and 2015 c 290 s 1 and 2015 c 134 s 1 are 8 each reenacted and amended to read as follows:
- 9 (1) The department shall supervise the following offenders who 10 are sentenced to probation in superior court, pursuant to RCW 11 9.92.060, 9.95.204, or 9.95.210:
 - (a) Offenders convicted of:
- 13 (i) Sexual misconduct with a minor second degree;
- 14 (ii) Custodial sexual misconduct second degree;
- 15 (iii) Communication with a minor for immoral purposes; and
- 16 (iv) Violation of RCW 9A.44.132(2) (failure to register); and
- 17 (b) Offenders who have:

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- 18 (i) A current conviction for a repetitive domestic violence
- 19 offense where domestic violence has been ((plead [pleaded])) pleaded
- 20 and proven after August 1, 2011; and

1 (ii) A prior conviction for a repetitive domestic violence 2 offense or domestic violence felony offense where domestic violence 3 has been ((plead [pleaded])) pleaded and proven after August 1, 2011.

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- (2) Misdemeanor and gross misdemeanor offenders supervised by the department pursuant to this section shall be placed on community custody.
- (3) The department shall supervise every felony offender sentenced to community custody pursuant to RCW 9.94A.701 or 9.94A.702 whose risk assessment classifies the offender as one who is at a high risk to reoffend.
- (4) Notwithstanding any other provision of this section, the department shall supervise an offender sentenced to community custody regardless of risk classification if the offender:
- (a) Has a current conviction for a sex offense or a serious violent offense and was sentenced to a term of community custody pursuant to RCW 9.94A.701, 9.94A.702, or 9.94A.507;
- 17 (b) Has been identified by the department as a dangerous mentally 18 ill offender pursuant to RCW 72.09.370;
- 19 (c) Has an indeterminate sentence and is subject to parole 20 pursuant to RCW 9.95.017;
- 21 (d) Has a current conviction for violating RCW 9A.44.132(1) 22 (failure to register) and was sentenced to a term of community 23 custody pursuant to RCW 9.94A.701;
 - (e)(i) Has a current conviction for a domestic violence felony offense where domestic violence has been ((plead [pleaded])) pleaded and proven after August 1, 2011, and a prior conviction for a repetitive domestic violence offense or domestic violence felony offense where domestic violence was ((plead [pleaded])) pleaded and proven after August 1, 2011. This subsection (4)(e)(i) applies only to offenses committed prior to July 24, 2015;
 - (ii) Has a <u>current</u> conviction for a domestic violence felony offense where domestic violence was ((plead [pleaded])) <u>pleaded</u> and proven ((and that was committed after July 24, 2015)). The state and its officers, agents, and employees shall not be held criminally or civilly liable for its supervision of an offender under this subsection (4)(e)(ii) unless the state and its officers, agents, and employees acted with gross negligence;
- 38 (f) Was sentenced under RCW 9.94A.650, 9.94A.655, 9.94A.660, or 9.94A.670;
 - (q) Is subject to supervision pursuant to RCW 9.94A.745; or

p. 2 SSB 6531.SL

(h) Was convicted and sentenced under RCW 46.61.520 (vehicular homicide), RCW 46.61.522 (vehicular assault), RCW 46.61.502(6) (felony DUI), or RCW 46.61.504(6) (felony physical control).

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- (5) The department shall supervise any offender who is released by the indeterminate sentence review board and who was sentenced to community custody or subject to community custody under the terms of release.
- (6) The department is not authorized to, and may not, supervise any offender sentenced to a term of community custody or any probationer unless the offender or probationer is one for whom supervision is required under this section or RCW 9.94A.5011.
- (7) The department shall conduct a risk assessment for every felony offender sentenced to a term of community custody who may be subject to supervision under this section or RCW 9.94A.5011.
- (8) The period of time the department is authorized to supervise an offender under this section may not exceed the duration of community custody specified under RCW 9.94B.050, 9.94A.701 (1) through (8), or 9.94A.702, except in cases where the court has imposed an exceptional term of community custody under RCW 9.94A.535.

Passed by the Senate March 28, 2016. Passed by the House March 29, 2016. Approved by the Governor April 14, 2016. Filed in Office of Secretary of State April 14, 2016.

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