CERTIFICATION OF ENROLLMENT

HOUSE BILL 1952

Chapter 169, Laws of 2001

57th Legislature 2001 Regular Legislative Session

TRANSIENT SEX OFFENDERS--REGISTRATION

EFFECTIVE DATE: 7/22/01

Passed by the House April 13, 2001 CERTIFICATE Yeas 89 Nays 0 We, Timothy A. Martin and Cynthia Zehnder, Co-Chief Clerks of the House FRANK CHOPP of Representatives of the State of Speaker of the House of Representatives Washington, do hereby certify that the attached is HOUSE BILL 1952 as passed by the House of Representatives and the Senate on the dates hereon set CLYDE BALLARD forth. Speaker of the House of Representatives CYNTHIA ZEHNDER Passed by the Senate April 10, 2001 Chief Clerk Yeas 49 Nays 0 TIMOTHY A. MARTIN Chief Clerk BRAD OWEN President of the Senate Approved May 7, 2001 FILED May 7, 2001 - 1:10 p.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State

State of Washington

HOUSE BILL 1952

ADOPTED AS AMENDED BY THE SENATE

Passed Legislature - 2001 Regular Session

By Representatives Ballasiotes and O'Brien

State of Washington 57th Legislature 2001 Regular Session

Read first time 02/09/2001. Referred to Committee on Criminal Justice & Corrections.

- 1 AN ACT Relating to registration of transient sex offenders and
- 2 kidnapping offenders; and amending RCW 9A.44.130, 4.24.550, and
- 3 36.28A.040.

12

- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 9A.44.130 and 2000 c 91 s 2 are each amended to read 6 as follows:
- 7 (1) Any adult or juvenile residing whether or not the person has a
- 8 fixed residence, or who is a student, is employed, or carries on a
- 9 vocation in this state who has been found to have committed or has been
- 10 convicted of any sex offense or kidnapping offense, or who has been
- 11 found not guilty by reason of insanity under chapter 10.77 RCW of
- II Iodia not juite, si reason of insure, ander onapet for her of

committing any sex offense or kidnapping offense, shall register with

- 13 the county sheriff for the county of the person's residence, or if the
- 14 person is not a resident of Washington, the county of the person's
- 15 school, or place of employment or vocation, or as otherwise specified
- 16 in this section. Where a person required to register under this
- 17 section is in custody of the state department of corrections, the state
- 18 department of social and health services, a local division of youth
- 19 services, or a local jail or juvenile detention facility as a result of

- 1 a sex offense or kidnapping offense, the person shall also register at
- 2 the time of release from custody with an official designated by the
- 3 agency that has jurisdiction over the person. In addition, any such
- 4 adult or juvenile who is admitted to a public or private institution of
- 5 higher education shall, within ten days of enrolling or by the first
- 6 business day after arriving at the institution, whichever is earlier,
- 7 notify the sheriff for the county of the person's residence of the
- 8 person's intent to attend the institution. Persons required to
- 9 register under this section who are enrolled in a public or private
- 10 institution of higher education on June 11, 1998, must notify the
- 11 county sheriff immediately. The sheriff shall notify the institution's
- 12 department of public safety and shall provide that department with the
- 13 same information provided to a county sheriff under subsection (3) of
- 14 this section.
- 15 (2) This section may not be construed to confer any powers pursuant
- 16 to RCW 4.24.500 upon the public safety department of any public or
- 17 private institution of higher education.
- 18 (3)(a) The person shall provide the following information when
- 19 registering: (i) Name; (ii) address; (iii) date and place of birth;
- 20 (iv) place of employment; (v) crime for which convicted; (vi) date and
- 21 place of conviction; (vii) aliases used; (viii) social security number;
- 22 (ix) photograph; and (x) fingerprints.
- 23 (b) Any person who lacks a fixed residence shall provide the
- 24 following information when registering: (i) Name; (ii) date and place
- 25 of birth; (iii) place of employment; (iv) crime for which convicted;
- 26 (v) date and place of conviction; (vi) aliases used; (vii) social
- 27 security number; (viii) photograph; (ix) fingerprints; and (x) where he
- 28 or she plans to stay.
- 29 (4)(a) Offenders shall register with the county sheriff within the
- 30 following deadlines. For purposes of this section the term
- 31 "conviction" refers to adult convictions and juvenile adjudications for
- 32 sex offenses or kidnapping offenses:
- 33 (i) OFFENDERS IN CUSTODY. (A) Sex offenders who committed a sex
- 34 offense on, before, or after February 28, 1990, and who, on or after
- 35 July 28, 1991, are in custody, as a result of that offense, of the
- 36 state department of corrections, the state department of social and
- 37 health services, a local division of youth services, or a local jail or
- 38 juvenile detention facility, and (B) kidnapping offenders who on or
- 39 after July 27, 1997, are in custody of the state department of

corrections, the state department of social and health services, a 1 local division of youth services, or a local jail or juvenile detention 2 facility, must register at the time of release from custody with an 3 4 official designated by the agency that has jurisdiction over the 5 offender. The agency shall within three days forward the registration information to the county sheriff for the county of the offender's 6 7 anticipated residence. The offender must also register within twenty-8 four hours from the time of release with the county sheriff for the 9 county of the person's residence, or if the person is not a resident of 10 Washington, the county of the person's school, or place of employment or vocation. The agency that has jurisdiction over the offender shall 11 provide notice to the offender of the duty to register. Failure to 12 13 register at the time of release and within twenty-four hours of release 14 constitutes a violation of this section and is punishable as provided 15 in subsection (10) of this section.

When the agency with jurisdiction intends to release an offender with a duty to register under this section, and the agency has knowledge that the offender is eligible for developmental disability services from the department of social and health services, the agency shall notify the division of developmental disabilities of the release. Notice shall occur not more than thirty days before the offender is to be released. The agency and the division shall assist the offender in meeting the initial registration requirement under this section. Failure to provide such assistance shall not constitute a defense for any violation of this section.

16

17

18 19

20

21

2223

24

25

26 (ii) OFFENDERS NOT IN CUSTODY BUT UNDER STATE OR LOCAL JURISDICTION. Sex offenders who, on July 28, 1991, are not in custody 27 but are under the jurisdiction of the indeterminate sentence review 28 29 board or under the department of correction's active supervision, as 30 defined by the department of corrections, the state department of social and health services, or a local division of youth services, for 31 sex offenses committed before, on, or after February 28, 1990, must 32 register within ten days of July 28, 1991. Kidnapping offenders who, 33 34 on July 27, 1997, are not in custody but are under the jurisdiction of the indeterminate sentence review board or under the department of 35 correction's active supervision, as defined by the department of 36 37 corrections, the state department of social and health services, or a local division of youth services, for kidnapping offenses committed 38 39 before, on, or after July 27, 1997, must register within ten days of

p. 3 HB 1952.SL

July 27, 1997. A change in supervision status of a sex offender who was required to register under this subsection (4)(a)(ii) as of July 28, 1991, or a kidnapping offender required to register as of July 27, 4 1997, shall not relieve the offender of the duty to register or to reregister following a change in residence. The obligation to register shall only cease pursuant to RCW 9A.44.140.

7 (iii) OFFENDERS UNDER FEDERAL JURISDICTION. Sex offenders who, on 8 or after July 23, 1995, and kidnapping offenders who, on or after July 9 27, 1997, as a result of that offense are in the custody of the United 10 States bureau of prisons or other federal or military correctional agency for sex offenses committed before, on, or after February 28, 11 1990, or kidnapping offenses committed on, before, or after July 27, 12 13 1997, must register within twenty-four hours from the time of release with the county sheriff for the county of the person's residence, or if 14 15 the person is not a resident of Washington, the county of the person's school, or place of employment or vocation. Sex offenders who, on July 16 17 23, 1995, are not in custody but are under the jurisdiction of the United States bureau of prisons, United States courts, United States 18 19 parole commission, or military parole board for sex offenses committed 20 before, on, or after February 28, 1990, must register within ten days of July 23, 1995. Kidnapping offenders who, on July 27, 1997, are not 21 in custody but are under the jurisdiction of the United States bureau 22 23 of prisons, United States courts, United States parole commission, or 24 military parole board for kidnapping offenses committed before, on, or 25 after July 27, 1997, must register within ten days of July 27, 1997. 26 A change in supervision status of a sex offender who was required to 27 register under this subsection (4)(a)(iii) as of July 23, 1995, or a kidnapping offender required to register as of July 27, 1997 shall not 28 relieve the offender of the duty to register or to reregister following 29 30 a change in residence, or if the person is not a resident of Washington, the county of the person's school, or place of employment 31 or vocation. The obligation to register shall only cease pursuant to 32 33 RCW 9A.44.140.

(iv) OFFENDERS WHO ARE CONVICTED BUT NOT CONFINED. Sex offenders who are convicted of a sex offense on or after July 28, 1991, for a sex offense that was committed on or after February 28, 1990, and kidnapping offenders who are convicted on or after July 27, 1997, for a kidnapping offense that was committed on or after July 27, 1997, but who are not sentenced to serve a term of confinement immediately upon

sentencing, shall report to the county sheriff to register immediately upon completion of being sentenced.

1 2

3 (v) OFFENDERS WHO ARE NEW RESIDENTS OR RETURNING WASHINGTON 4 RESIDENTS. Sex offenders and kidnapping offenders who move to Washington state from another state or a foreign country that are not 5 under the jurisdiction of the state department of corrections, the 6 7 indeterminate sentence review board, or the state department of social 8 and health services at the time of moving to Washington, must register 9 within thirty days of establishing residence or reestablishing 10 residence if the person is a former Washington resident. register under this subsection applies to sex offenders convicted under 11 the laws of another state or a foreign country, federal or military 12 statutes, or Washington state for offenses committed on or after 13 February 28, 1990, and to kidnapping offenders convicted under the laws 14 15 of another state or a foreign country, federal or military statutes, or 16 Washington state for offenses committed on or after July 27, 1997. Sex 17 offenders and kidnapping offenders from other states or a foreign country who, when they move to Washington, are under the jurisdiction 18 19 of the department of corrections, the indeterminate sentence review board, or the department of social and health services must register 20 within twenty-four hours of moving to Washington. The agency that has 21 jurisdiction over the offender shall notify the offender of the 22 registration requirements before the offender moves to Washington. 23

24 (vi) OFFENDERS FOUND NOT GUILTY BY REASON OF INSANITY. Any adult or juvenile who has been found not guilty by reason of insanity under 25 26 chapter 10.77 RCW of (A) committing a sex offense on, before, or after February 28, 1990, and who, on or after July 23, 1995, is in custody, 27 as a result of that finding, of the state department of social and 28 29 health services, or (B) committing a kidnapping offense on, before, or 30 after July 27, 1997, and who on or after July 27, 1997, is in custody, 31 as a result of that finding, of the state department of social and health services, must register within twenty-four hours from the time 32 of release with the county sheriff for the county of the person's 33 34 residence. The state department of social and health services shall 35 provide notice to the adult or juvenile in its custody of the duty to Any adult or juvenile who has been found not guilty by 36 register. 37 reason of insanity of committing a sex offense on, before, or after February 28, 1990, but who was released before July 23, 1995, or any 38 39 adult or juvenile who has been found not guilty by reason of insanity

p. 5 HB 1952.SL

- 1 of committing a kidnapping offense but who was released before July 27,
- 2 1997, shall be required to register within twenty-four hours of
- 3 receiving notice of this registration requirement. The state
- 4 department of social and health services shall make reasonable attempts
- 5 within available resources to notify sex offenders who were released
- 6 before July 23, 1995, and kidnapping offenders who were released before
- 7 July 27, 1997. Failure to register within twenty-four hours of
- 8 release, or of receiving notice, constitutes a violation of this
- 9 section and is punishable as provided in subsection (10) of this
- 10 section.
- 11 (vii) OFFENDERS WHO LACK A FIXED RESIDENCE. Any person who lacks
- 12 a fixed residence and leaves the county in which he or she is
- 13 registered and enters and remains within a new county for twenty-four
- 14 hours is required to register with the county sheriff not more than
- 15 twenty-four hours after entering the county and provide the information
- 16 required in subsection (3)(b) of this section.
- 17 (viii) OFFENDERS WHO LACK A FIXED RESIDENCE AND WHO ARE UNDER
- 18 SUPERVISION. Offenders who lack a fixed residence and who are under
- 19 the supervision of the department shall register in the county of their
- 20 supervision.
- 21 (ix) OFFENDERS WHO MOVE TO, WORK, CARRY ON A VOCATION, OR ATTEND
- 22 SCHOOL IN ANOTHER STATE. Offenders required to register in Washington,
- 23 who move to another state, or who work, carry on a vocation, or attend
- 24 school in another state shall register a new address, fingerprints, and
- 25 photograph with the new state within ten days after establishing
- 26 residence, or after beginning to work, carry on a vocation, or attend
- 27 school in the new state. The person must also send written notice
- 28 within ten days of moving to the new state or to a foreign country to
- 29 the county sheriff with whom the person last registered in Washington
- 30 state. The county sheriff shall promptly forward this information to
- 31 the Washington state patrol.
- 32 (b) Failure to register within the time required under this section
- 33 constitutes a per se violation of this section and is punishable as
- 34 provided in subsection (10) of this section. The county sheriff shall
- 35 not be required to determine whether the person is living within the
- 36 county.
- 37 (c) An arrest on charges of failure to register, service of an
- 38 information, or a complaint for a violation of this section, or
- 39 arraignment on charges for a violation of this section, constitutes

actual notice of the duty to register. Any person charged with the crime of failure to register under this section who asserts as a 2 defense the lack of notice of the duty to register shall register 3 4 immediately following actual notice of the duty through arrest, service, or arraignment. Failure to register as required under this 5 subsection (4)(c) constitutes grounds for filing another charge of 6 7 failing to register. Registering following arrest, service, or 8 arraignment on charges shall not relieve the offender from criminal 9 liability for failure to register prior to the filing of the original 10 charge.

- 11 (d) The deadlines for the duty to register under this section do 12 not relieve any sex offender of the duty to register under this section 13 as it existed prior to July 28, 1991.
- 14 (5)(a) If any person required to register pursuant to this section 15 changes his or her residence address within the same county, the person 16 must send written notice of the change of address to the county sheriff within seventy-two hours of moving. If any person required to register 17 pursuant to this section moves to a new county, the person must send 18 19 written notice of the change of address at least fourteen days before 20 moving to the county sheriff in the new county of residence and must register with that county sheriff within twenty-four hours of moving. 21 The person must also send written notice within ten days of the change 22 of address in the new county to the county sheriff with whom the person 23 24 last registered. The county sheriff with whom the person last 25 registered shall promptly forward the information concerning the change 26 of address to the county sheriff for the county of the person's new residence. Upon receipt of notice of change of address to a new state, 27 28 the county sheriff shall promptly forward the information regarding the 29 change of address to the agency designated by the new state as the 30 state's offender registration agency.
- 31 (b) It is an affirmative defense to a charge that the person failed to send a notice at least fourteen days in advance of moving as 32 required under (a) of this subsection that the person did not know the 33 34 location of his or her new residence at least fourteen days before moving. The defendant must establish the defense by a preponderance of 35 the evidence and, to prevail on the defense, must also prove by a 36 37 preponderance that the defendant sent the required notice within twenty-four hours of determining the new address. 38

p. 7 HB 1952.SL

- (6)(a) Any person required to register under this section who lacks 1 2 a fixed residence shall provide written notice to the sheriff of the county where he or she last registered within ((fourteen days)) forty-3 4 eight hours excluding weekends and holidays after ceasing to have a fixed residence. The notice shall include the information required by 5 subsection (3)(b) of this section, except the photograph and 6 fingerprints. The county sheriff may, for reasonable cause, require 7 8 the offender to provide a photograph and fingerprints. The sheriff 9 shall forward this information to the sheriff of the county in which the person intends to reside, if the person intends to reside in 10 11 another county.
- (b) A person who lacks a fixed residence must report weekly, in 12 13 person, to the sheriff of the county where he or she is registered. ((If he or she has been classified as a risk level I sex or kidnapping 14 15 offender, he or she must report monthly. If he or she has been 16 classified as a risk level II or III sex or kidnapping offender, he or 17 she must report weekly.)) The weekly report shall be on a day specified by the county sheriff's office, and shall occur during normal business 18 19 hours. The county sheriff's office may require the person to list the locations where the person has stayed during the last seven days. The 20 lack of a fixed residence is a factor that may be considered in 21 determining ((a sex)) an offender's risk level and shall make the 22 offender subject to disclosure of information to the public at large 23 24 pursuant to RCW 4.24.550.
 - (c) If any person required to register pursuant to this section does not have a fixed residence, it is an affirmative defense to the charge of failure to register, that he or she provided written notice to the sheriff of the county where he or she last registered within ((fourteen days)) forty-eight hours excluding weekends and holidays after ceasing to have a fixed residence and has subsequently complied with the requirements of subsections (4)(a)(vii) or (viii) and (6) of this section. To prevail, the person must prove the defense by a preponderance of the evidence.
 - (7) A sex offender subject to registration requirements under this section who applies to change his or her name under RCW 4.24.130 or any other law shall submit a copy of the application to the county sheriff of the county of the person's residence and to the state patrol not fewer than five days before the entry of an order granting the name change. No sex offender under the requirement to register under this

25

26

27

28 29

30

31

32

3334

35

3637

38 39

- section at the time of application shall be granted an order changing 1 his or her name if the court finds that doing so will interfere with 2 legitimate law enforcement interests, except that no order shall be 3 4 denied when the name change is requested for religious or legitimate cultural reasons or in recognition of marriage or dissolution of 5 marriage. A sex offender under the requirement to register under this 6 7 section who receives an order changing his or her name shall submit a copy of the order to the county sheriff of the county of the person's 8 9 residence and to the state patrol within five days of the entry of the 10 order.
- 11 (8) The county sheriff shall obtain a photograph of the individual 12 and shall obtain a copy of the individual's fingerprints.
- 13 (9) For the purpose of RCW 9A.44.130, 10.01.200, 43.43.540, 14 70.48.470, and 72.09.330:
- 15 (a) "Sex offense" means any offense defined as a sex offense by RCW 9.94A.030 and any violation of RCW 9.68A.040 (sexual exploitation of a 16 17 minor), 9.68A.050 (dealing in depictions of minor engaged in sexually explicit conduct), 9.68A.060 (sending, bringing into state depictions 18 19 of minor engaged in sexually explicit conduct), 20 (communication with minor for immoral purposes), 9.68A.100 (patronizing juvenile prostitute), or 9A.44.096 (sexual misconduct with a minor in 21 the second degree), as well as any gross misdemeanor that is, under 22 chapter 9A.28 RCW, a criminal attempt, criminal solicitation, or 23 24 criminal conspiracy to commit an offense that is classified as a sex 25 offense under RCW 9.94A.030.
- (b) "Kidnapping offense" means the crimes of kidnapping in the first degree, kidnapping in the second degree, and unlawful imprisonment as defined in chapter 9A.40 RCW, where the victim is a minor and the offender is not the minor's parent.
- (c) "Employed" or "carries on a vocation" means employment that is full-time or part-time for a period of time exceeding fourteen days, or for an aggregate period of time exceeding thirty days during any calendar year. A person is employed or carries on a vocation whether the person's employment is financially compensated, volunteered, or for the purpose of government or educational benefit.
- 36 (d) "Student" means a person who is enrolled, on a full-time or 37 part-time basis, in any public or private educational institution. An 38 educational institution includes any secondary school, trade or 39 professional institution, or institution of higher education.

p. 9 HB 1952.SL

(10) A person who knowingly fails to register with the county 1 sheriff or notify the county sheriff, or who changes his or her name 2 3 without notifying the county sheriff and the state patrol, as required 4 by this section is guilty of a class C felony if the crime for which 5 the individual was convicted was a felony sex offense as defined in subsection (9)(a) of this section or a federal or out-of-state 6 7 conviction for an offense that under the laws of this state would be a 8 felony sex offense as defined in subsection (9)(a) of this section. If 9 the crime was other than a felony or a federal or out-of-state conviction for an offense that under the laws of this state would be 10 other than a felony, violation of this section is a gross misdemeanor. 11 (11) A person who knowingly fails to register or who moves within 12 the state without notifying the county sheriff as required by this 13 section is guilty of a class C felony if the crime for which the 14 15 individual was convicted was a felony kidnapping offense as defined in subsection (9)(b) of this section or a federal or out-of-state 16 conviction for an offense that under the laws of this state would be a 17 felony kidnapping offense as defined in subsection (9)(b) of this 18 19 section. If the crime was other than a felony or a federal or out-ofstate conviction for an offense that under the laws of this state would 20 be other than a felony, violation of this section is a gross 21 22 misdemeanor.

23 **Sec. 2.** RCW 4.24.550 and 1998 c 220 s 6 are each amended to read 24 as follows:

25 (1) Public agencies are authorized to release information to the public regarding sex offenders and kidnapping offenders when the agency 26 determines that disclosure of the information is relevant and necessary 27 to protect the public and counteract the danger created by the 28 29 particular offender. This authorization applies to information 30 regarding: (a) Any person adjudicated or convicted of a sex offense as defined in RCW 9A.44.130 or a kidnapping offense as defined by RCW 31 9A.44.130; (b) any person under the jurisdiction of the indeterminate 32 33 sentence review board as the result of a sex offense or kidnapping 34 offense; (c) any person committed as a sexually violent predator under chapter 71.09 RCW or as a sexual psychopath under chapter 71.06 RCW; 35 36 (d) any person found not guilty of a sex offense or kidnapping offense by reason of insanity under chapter 10.77 RCW; and (e) any person found 37

incompetent to stand trial for a sex offense or kidnapping offense and subsequently committed under chapter 71.05 or 71.34 RCW.

1

2

30

31

32

3334

35

3637

38 39

- 3 (2) The extent of the public disclosure of relevant and necessary 4 information shall be rationally related to: (a) The level of risk 5 posed by the offender to the community; (b) the locations where the 6 offender resides, expects to reside, or is regularly found; and (c) the 7 needs of the affected community members for information to enhance 8 their individual and collective safety.
- 9 (3) Local law enforcement agencies shall consider the following 10 quidelines in determining the extent of a public disclosure made under this section: (a) For offenders classified as risk level I, the agency 11 12 shall share information with other appropriate law enforcement agencies 13 and may disclose, upon request, relevant, necessary, and accurate information to any victim or witness to the offense and to any 14 15 individual community member who lives near the residence where the offender resides, expects to reside, or is regularly found; (b) for 16 offenders classified as risk level II, the agency may also disclose 17 relevant, necessary, and accurate information to public and private 18 19 schools, child day care centers, family day care providers, businesses 20 and organizations that serve primarily children, women, or vulnerable adults, and neighbors and community groups near the residence where the 21 offender resides, expects to reside, or is regularly found; ((and)) (c) 22 23 for offenders classified as risk level III, the agency may also 24 disclose relevant, necessary, and accurate information to the public at 25 large; and (d) because more localized notification is not feasible and 26 homeless and transient offenders may present unique risks to the community, the agency may also disclose relevant, necessary, and 27 accurate information to the public at large for offenders registered as 28 homeless or transient. 29
 - (4) Local law enforcement agencies that disseminate information pursuant to this section shall: (a) Review available risk level classifications made by the department of corrections, the department of social and health services, and the indeterminate sentence review board; (b) assign risk level classifications to all offenders about whom information will be disseminated; and (c) make a good faith effort to notify the public and residents at least fourteen days before the offender is released from confinement or, where an offender moves from another jurisdiction, as soon as possible after the agency learns of the offender's move, except that in no case may this notification

p. 11 HB 1952.SL

- provision be construed to require an extension of an offender's release date. The juvenile court shall provide local law enforcement officials with all relevant information on offenders allowed to remain in the community in a timely manner.
- (5) An appointed or elected public official, public employee, or 5 public agency as defined in RCW 4.24.470 is immune from civil liability 6 7 for damages for any discretionary risk level classification decisions 8 or release of relevant and necessary information, unless it is shown 9 that the official, employee, or agency acted with gross negligence or 10 The immunity in this section applies to risk level classification decisions and the release of relevant and necessary 11 information regarding any individual for whom disclosure is authorized. 12 13 The decision of a local law enforcement agency or official to classify an offender to a risk level other than the one assigned by the 14 15 department of corrections, the department of social and health 16 services, or the indeterminate sentence review board, or the release of 17 any relevant and necessary information based on that different classification shall not, by itself, be considered gross negligence or 18 19 bad faith. The immunity provided under this section applies to the 20 release of relevant and necessary information to other public officials, public employees, or public agencies, and to the general 21 22 public.
- (6) Except as may otherwise be provided by law, nothing in this section shall impose any liability upon a public official, public employee, or public agency for failing to release information authorized under this section.
- (7) Nothing in this section implies that information regarding persons designated in subsection (1) of this section is confidential except as may otherwise be provided by law.
- 30 (8) When a local law enforcement agency or official classifies an offender differently than the offender is classified by the department of corrections, the department of social and health services, or the indeterminate sentence review board, the law enforcement agency or official shall notify the appropriate department or the board and submit its reasons supporting the change in classification.
- 36 **Sec. 3.** RCW 36.28A.040 and 2000 c 3 s 1 are each amended to read 37 as follows:

- (1) No later than ((December 31, 2001)) <u>July 1, 2002</u>, the 1 Washington association of sheriffs and police chiefs shall implement 2 and operate an electronic state-wide city and county jail booking and 3 4 reporting system. The system shall serve as a central repository and source for offender information and 5 information statistical data. The system shall be placed on the Washington state 6 7 information network and be capable of communicating justice 8 electronically with every Washington state city and county jail and 9 with all other Washington state criminal justice agencies as defined in 10 RCW 10.97.030.
 - (2) After the Washington association of sheriffs and police chiefs has implemented an electronic jail booking system as described in subsection (1) of this section, if a city or county jail or law enforcement agency receives state or federal funding to cover the entire cost of implementing or reconfiguring an electronic jail booking system, the city or county jail or law enforcement agency shall implement or reconfigure an electronic jail booking system that is in compliance with the jail booking system standards developed pursuant to subsection (4) of this section.

11

12

13

14 15

16

17

18 19

20

2122

23

24

25

26

27

28 29

30

31

32

3334

35

36

- (3) After the Washington association of sheriffs and police chiefs has implemented an electronic jail booking system as described in subsection (1) of this section, city or county jails, or law enforcement agencies that operate electronic jail booking systems, but choose not to accept state or federal money to implement or reconfigure electronic jail booking systems, shall electronically forward jail booking information to the Washington association of sheriffs and police chiefs. At a minimum the information forwarded shall include the name of the offender, vital statistics, the date the offender was arrested, the offenses arrested for, the date and time an offender is released or transferred from a city or county jail, and if available, the mug shot. The electronic format in which the information is sent shall be at the discretion of the city or county jail, or law enforcement agency forwarding the information. City and county jails or law enforcement agencies that forward jail booking information under this subsection are not required to comply with the standards developed under subsection (4)(b) of this section.
- 37 (4) The Washington association of sheriffs and police chiefs shall 38 appoint, convene, and manage a state-wide jail booking and reporting 39 system standards committee. The committee shall include

p. 13 HB 1952.SL

- 1 representatives from the Washington association of sheriffs and police
- 2 chiefs correction committee, the information service board's justice
- 3 information committee, the judicial information system, at least two
- 4 individuals who serve as jailers in a city or county jail, and other
- 5 individuals that the Washington association of sheriffs and police
- 6 chiefs places on the committee. The committee shall have the authority
- 7 to:
- 8 (a) Develop and amend as needed standards for the state-wide jail
- 9 booking and reporting system and for the information that must be
- 10 contained within the system. At a minimum, the system shall contain:
- 11 (i) The offenses the individual has been charged with;
- 12 (ii) Descriptive and personal information about each offender
- 13 booked into a city or county jail. At a minimum, this information
- 14 shall contain the offender's name, vital statistics, address, and
- 15 mugshot;
- 16 (iii) Information about the offender while in jail, which could be
- 17 used to protect criminal justice officials that have future contact
- 18 with the offender, such as medical conditions, acts of violence, and
- 19 other behavior problems;
- 20 (iv) Statistical data indicating the current capacity of each jail
- 21 and the quantity and category of offenses charged; ((and))
- (v) The ability to communicate directly and immediately with the
- 23 city and county jails and other criminal justice entities; and
- 24 (vi) The date and time that an offender was released or transferred
- 25 from a local jail;
- 26 (b) Develop and amend as needed operational standards for city and
- 27 county jail booking systems, which at a minimum shall include the type
- 28 of information collected and transmitted, and the technical
- 29 requirements needed for the city and county jail booking system to
- 30 communicate with the state-wide jail booking and reporting system;
- 31 (c) Develop and amend as needed standards for allocating grants to
- 32 city and county jails or law enforcement agencies that will be
- 33 implementing or reconfiguring electronic jail booking systems.
- 34 (5) By January 1, 2001, the standards committee shall complete the
- 35 initial standards described in subsection (4) of this section, and the
- 36 standards shall be placed into a report and provided to all Washington
- 37 state city and county jails, all other criminal justice agencies as
- 38 defined in RCW 10.97.030, the chair of the Washington state senate
- 39 human services and corrections committee, and the chair of the

- 1 Washington state house of representatives criminal justice and
- 2 corrections committee.

Passed the House April 13, 2001. Passed the Senate April 10, 2001. Approved by the Governor May 7, 2001. Filed in Office of Secretary of State May 7, 2001.