SENATE BILL 5694

State of Washington	67th Legislature	2022 Regular Session
By Senator Stanford		
Prefiled 01/06/22.		

AN ACT Relating to recognizing Indian tribes as among the governmental entities with which the department of corrections may enter into agreements on matters to include the housing of inmates convicted in tribal court; amending RCW 72.09.015, 72.09.050, 72.68.080, 72.68.090, and 72.68.100; and creating a new section.

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

7 NEW SECTION. 1. The legislature recognizes that many Sec. federally recognized Indian tribes in Washington exercise felony 8 criminal jurisdiction, yet none operate or have access to a prison 9 10 facility. Tribal defendants sentenced to greater than one year in 11 custody must serve their time in local jail facilities ill-equipped 12 to house inmates for long sentences. This act will authorize the 13 Washington state department of corrections to negotiate agreements 14 with Indian tribes that will provide a public safety benefit to all 15 residents of Washington by allowing tribal court inmates to serve 16 their felony sentences in an appropriate facility with access to 17 rehabilitative services.

18 Sec. 2. RCW 72.09.015 and 2020 c 319 s 2 are each amended to 19 read as follows:

20 The definitions in this section apply throughout this chapter.

1 (1) "Adult basic education" means education or instruction 2 designed to achieve general competence of skills in reading, writing, 3 and oral communication, including English as a second language and 4 preparation and testing services for obtaining a high school diploma 5 or a high school equivalency certificate as provided in RCW 6 28B.50.536.

7 (2) "Base level of correctional services" means the minimum level
8 of field services the department of corrections is required by
9 statute to provide for the supervision and monitoring of offenders.

10 (3) "Civil judgment for assault" means a civil judgment for 11 monetary damages awarded to a correctional officer or department 12 employee entered by a court of competent jurisdiction against an 13 inmate that is based on, or arises from, injury to the correctional 14 officer or department employee caused by the inmate while the 15 correctional officer or department employee was acting in the course 16 and scope of his or her employment.

(4) "Community custody" has the same meaning as that provided in
 RCW 9.94A.030 and also includes community placement and community
 supervision as defined in RCW 9.94B.020.

(5) "Contraband" means any object or communication the secretary determines shall not be allowed to be: (a) Brought into; (b) possessed while on the grounds of; or (c) sent from any institution under the control of the secretary.

(6) "Correctional facility" means a facility or institution operated directly or by contract by the secretary for the purposes of incarcerating adults in total or partial confinement, as defined in RCW 9.94A.030.

28 29 (7) "County" means a county or combination of counties.

(8) "Department" means the department of corrections.

30 (9) "Earned early release" means earned release as authorized by 31 RCW 9.94A.729.

32 (10) "Evidence-based" means a program or practice that has had 33 multiple-site random controlled trials across heterogeneous 34 populations demonstrating that the program or practice is effective 35 in reducing recidivism for the population.

36 (11) "Extended family visit" means an authorized visit between an 37 inmate and a member of his or her immediate family that occurs in a 38 private visiting unit located at the correctional facility where the 39 inmate is confined. 1 (12) "Good conduct" means compliance with department rules and 2 policies.

3 (13) "Good performance" means successful completion of a program 4 required by the department, including an education, work, or other 5 program.

6 (14) "Immediate family" means the inmate's children, 7 stepchildren, grandchildren, great grandchildren, parents, 8 stepparents, grandparents, great grandparents, siblings, aunts, 9 uncles, and a person legally married to or in a state registered 10 domestic partnership with an inmate. "Immediate family" includes the 11 immediate family of an inmate who was adopted as a child or an adult, 12 but does not include an inmate adopted by another inmate.

(15) "Indigent inmate," "indigent," and "indigency" mean an inmate who has less than a ((twenty-five dollar)) <u>\$25</u> balance of disposable income in his or her institutional account on the day a request is made to utilize funds and during the ((thirty)) <u>30</u> days previous to the request.

(16) "Individual reentry plan" means the plan to prepare an 18 19 offender for release into the community. It should be developed collaboratively between the department and the offender and based on 20 an assessment of the offender using a standardized and comprehensive 21 tool to identify the offender's risks and needs. The individual 22 23 reentry plan describes actions that should occur to prepare individual offenders for release from prison or jail, specifies the 24 25 supervision and services they will experience in the community, and describes an offender's eventual discharge to aftercare upon 26 27 successful completion of supervision. An individual reentry plan is 28 updated throughout the period of an offender's incarceration and supervision to be relevant to the offender's current needs and risks. 29

30 (17) "Inmate" means a person committed to the custody of the 31 department, including but not limited to persons residing in a 32 correctional institution or facility and persons released from such 33 facility on furlough, work release, or community custody, and persons 34 received from another state, state agency, county, <u>federally</u> 35 <u>recognized tribe</u>, or federal jurisdiction.

36 (18) "Labor" means the period of time before a birth during which 37 contractions are of sufficient frequency, intensity, and duration to 38 bring about effacement and progressive dilation of the cervix.

39 (19) "Physical restraint" means the use of any bodily force or 40 physical intervention to control an offender or limit an offender's 1 freedom of movement in a way that does not involve a mechanical 2 restraint. Physical restraint does not include momentary periods of 3 minimal physical restriction by direct person-to-person contact, 4 without the aid of mechanical restraint, accomplished with limited 5 force and designed to:

6 (a) Prevent an offender from completing an act that would result 7 in potential bodily harm to self or others or damage property;

8 (b) Remove a disruptive offender who is unwilling to leave the 9 area voluntarily; or

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(c) Guide an offender from one location to another.

11 (20) "Postpartum recovery" means (a) the entire period a woman or 12 youth is in the hospital, birthing center, or clinic after giving 13 birth and (b) an additional time period, if any, a treating physician 14 determines is necessary for healing after the woman or youth leaves 15 the hospital, birthing center, or clinic.

16 (21) "Privilege" means any goods or services, education or work 17 programs, or earned early release days, the receipt of which are 18 directly linked to an inmate's (a) good conduct; and (b) good 19 performance. Privileges do not include any goods or services the 20 department is required to provide under the state or federal 21 Constitution or under state or federal law.

(22) "Promising practice" means a practice that presents, based
 on preliminary information, potential for becoming a research-based
 or consensus-based practice.

(23) "Research-based" means a program or practice that has some research demonstrating effectiveness, but that does not yet meet the standard of evidence-based practices.

28 (24) "Restraints" means anything used to control the movement of 29 a person's body or limbs and includes:

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(a) Physical restraint; or

31 (b) Mechanical device including but not limited to: Metal 32 handcuffs, plastic ties, ankle restraints, leather cuffs, other 33 hospital-type restraints, tasers, or batons.

34 (25) "Secretary" means the secretary of corrections or his or her 35 designee.

36 (26) "Significant expansion" includes any expansion into a new 37 product line or service to the class I business that results from an 38 increase in benefits provided by the department, including a decrease 39 in labor costs, rent, or utility rates (for water, sewer, electricity, and disposal), an increase in work program space, tax
 advantages, or other overhead costs.

3 (27) "Superintendent" means the superintendent of a correctional 4 facility under the jurisdiction of the Washington state department of 5 corrections, or his or her designee.

6 (28) "Transportation" means the conveying, by any means, of an 7 incarcerated pregnant woman or youth from the correctional facility 8 to another location from the moment she leaves the correctional 9 facility to the time of arrival at the other location, and includes 10 the escorting of the pregnant incarcerated woman or youth from the 11 correctional facility to a transport vehicle and from the vehicle to 12 the other location.

(29) "Unfair competition" means any net competitive advantage that a business may acquire as a result of a correctional industries contract, including labor costs, rent, tax advantages, utility rates (water, sewer, electricity, and disposal), and other overhead costs. To determine net competitive advantage, the department of corrections shall review and quantify any expenses unique to operating a forprofit business inside a prison.

20 (30) "Vocational training" or "vocational education" means 21 "vocational education" as defined in RCW 72.62.020.

(31) "Washington business" means an in-state manufacturer or service provider subject to chapter 82.04 RCW existing on June 10, 24 2004.

(32) "Work programs" means all classes of correctional industriesjobs authorized under RCW 72.09.100.

27 Sec. 3. RCW 72.09.050 and 2020 c 318 s 5 are each amended to 28 read as follows:

The secretary shall manage the department of corrections and 29 30 shall be responsible for the administration of adult correctional 31 programs, including but not limited to the operation of all state correctional institutions or facilities used for the confinement of 32 convicted felons. In addition, the secretary shall have broad powers 33 to enter into agreements with any federal agency, any federally 34 35 recognized tribe, or any other state, or any Washington state agency or local government providing for the operation of any correctional 36 facility or program for persons convicted of felonies or misdemeanors 37 or for juvenile offenders. Such agreements for counties with local 38 law and justice councils shall be required in the local law and 39

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justice plan pursuant to RCW 72.09.300. The agreements may provide 1 for joint operation or operation by the department of corrections, 2 alone, for by any of the other governmental entities, alone. The 3 secretary may employ persons to aid in performing the functions and 4 duties of the department. The secretary may delegate any of his or 5 6 her functions or duties to department employees, including the 7 authority to certify and maintain custody of records and documents on file with the department. The secretary is authorized to promulgate 8 standards for the department of corrections within appropriation 9 levels authorized by the legislature. 10

Pursuant to the authority granted in chapter 34.05 RCW, the secretary shall adopt rules providing for inmate restitution when restitution is determined appropriate as a result of a disciplinary action.

15 Sec. 4. RCW 72.68.080 and 1983 c 255 s 11 are each amended to 16 read as follows:

All persons sentenced to prison by the authority of the United 17 States or of any state or territory of the United States or federally 18 19 recognized tribe may be received by the department and imprisoned in 20 a state correctional institution as defined in RCW 72.65.010 in 21 accordance with the sentence of the court by which they were tried. The prisoners so confined shall be subject in all respects to 22 discipline and treatment as though committed under the laws of this 23 24 state.

25 Sec. 5. RCW 72.68.090 and 1979 c 141 s 288 are each amended to 26 read as follows:

The secretary is authorized to enter into contracts with the proper officers or agencies of the United States, federally <u>recognized tribes</u>, and of other states and territories of the United States relative to the per diem rate to be paid the state of Washington for the conditions of the keep of each prisoner.

32 Sec. 6. RCW 72.68.100 and 1992 c 7 s 58 are each amended to read 33 as follows:

The secretary shall not enter into any contract for the care or commitment of any prisoner of the federal government, any federally

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- 1 <u>recognized tribe</u>, or any other state unless there is vacant space and
- 2 unused facilities in state correctional facilities.

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