

CERTIFICATION OF ENROLLMENT

**SUBSTITUTE HOUSE BILL 1171**

Chapter 24, Laws of 2014

63rd Legislature  
2014 Regular Session

PRETRIAL RELEASE PROGRAM

EFFECTIVE DATE: 06/12/14

Passed by the House February 17, 2014  
Yeas 97 Nays 0

FRANK CHOPP

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**Speaker of the House of Representatives**

Passed by the Senate March 6, 2014  
Yeas 49 Nays 0

BRAD OWEN

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**President of the Senate**

Approved March 17, 2014, 3:09 p.m.

JAY INSLEE

\_\_\_\_\_  
**Governor of the State of Washington**

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1171** as passed by the House of Representatives and the Senate on the dates hereon set forth.

BARBARA BAKER

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**Chief Clerk**

FILED

March 17, 2014

**Secretary of State  
State of Washington**

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**SUBSTITUTE HOUSE BILL 1171**

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Passed Legislature - 2014 Regular Session

**State of Washington                      63rd Legislature                      2014 Regular Session**

**By** House Public Safety (originally sponsored by Representatives Hurst, Dahlquist, Haler, and Parker)

READ FIRST TIME 01/28/14.

1            AN ACT Relating to pretrial release programs; amending RCW  
2 10.21.030; and adding a new section to chapter 10.21 RCW.

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

4            NEW SECTION.    **Sec. 1.** A new section is added to chapter 10.21 RCW  
5 to read as follows:

6            (1) Under this chapter, "pretrial release program" is any program,  
7 either run directly by a county or city, or by a private or public  
8 entity through contract with a county or city, into whose custody an  
9 offender is released prior to trial and which agrees to supervise the  
10 offender. As used in this section, "supervision" includes, but is not  
11 limited to, work release, day monitoring, or electronic monitoring.

12            (2) A pretrial release program may not agree to supervise, or  
13 accept into its custody, an offender who is currently awaiting trial  
14 for a violent offense or sex offense, as defined in RCW 9.94A.030, who  
15 has been convicted of one or more violent offenses or sex offenses in  
16 the ten years before the date of the current offense, unless the  
17 offender's release before trial was secured with a payment of bail.

1       **Sec. 2.** RCW 10.21.030 and 2010 c 254 s 5 are each amended to read  
2 as follows:

3       (1) The judicial officer may at any time amend the order to impose  
4 additional or different conditions of release. The conditions imposed  
5 under this chapter supplement but do not supplant provisions of law  
6 allowing the imposition of conditions to assure the appearance of the  
7 defendant at trial or to prevent interference with the administration  
8 of justice.

9       (2) Appropriate conditions of release under this chapter include,  
10 but are not limited to, the following:

11       (a) The defendant may be placed in the custody of a (~~designated~~  
12 ~~person or organization agreeing to supervise the defendant~~) pretrial  
13 release program;

14       (b) The defendant may have restrictions placed upon travel,  
15 association, or place of abode during the period of release;

16       (c) The defendant may be required to comply with a specified  
17 curfew;

18       (d) The defendant may be required to return to custody during  
19 specified hours or to be placed on electronic monitoring, if available.  
20 The defendant, if convicted, may not have the period of incarceration  
21 reduced by the number of days spent on electronic monitoring;

22       (e) The defendant may be prohibited from approaching or  
23 communicating in any manner with particular persons or classes of  
24 persons;

25       (f) The defendant may be prohibited from going to certain  
26 geographical areas or premises;

27       (g) The defendant may be prohibited from possessing any dangerous  
28 weapons or firearms;

29       (h) The defendant may be prohibited from possessing or consuming  
30 any intoxicating liquors or drugs not prescribed to the defendant. The  
31 defendant may be required to submit to testing to determine the  
32 defendant's compliance with this condition;

33       (i) The defendant may be prohibited from operating a motor vehicle  
34 that is not equipped with an ignition interlock device;

35       (j) The defendant may be required to report regularly to and remain  
36 under the supervision of an officer of the court or other person or  
37 agency; and

1           (k) The defendant may be prohibited from committing any violations  
2 of criminal law.

Passed by the House February 17, 2014.

Passed by the Senate March 6, 2014.

Approved by the Governor March 17, 2014.

Filed in Office of Secretary of State March 17, 2014.