SENATE BILL 5830

State of Washington 53rd Legislature 1993 Regular Session

By Senators Talmadge and Niemi

Read first time 02/16/93. Referred to Committee on Health & Human Services.

1 AN ACT Relating to chronically disabled, chemically dependent 2 persons; amending RCW 70.96A.020 and 66.08.120; adding new sections to 3 chapter 70.96A RCW; adding a new chapter to Title 82 RCW; creating a 4 new section; and providing an effective date.

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

6 <u>NEW SECTION.</u> Sec. 1. The legislature finds that there is a small 7 number of chronically disabled, chemically dependent people who consume a large portion of expensive public resources. The types of resources 8 used by this group include the police, courts, jails, emergency medical 9 10 transportation, emergency medical treatment services, detoxification facilities, alcohol treatment facilities, and mental health services. 11 12 After using or receiving these services many of the people in this 13 population regress into the same behaviors which necessitated the 14 original use of public resources.

The legislature finds that incremental progress can be made in resolving the obstacles to recovery for chronically disabled, chemically dependent people by providing a comprehensive set of treatment and support services.

1 Sec. 2. RCW 70.96A.020 and 1991 c 364 s 8 are each amended to read
2 as follows:

For the purposes of this chapter the following words and phrases
shall have the following meanings unless the context clearly requires
otherwise:

6 (1) "Alcoholic" means a person who suffers from the disease of 7 alcoholism.

8 (2) "Alcoholism" means a disease, characterized by a dependency on 9 alcoholic beverages, loss of control over the amount and circumstances 10 of use, symptoms of tolerance, physiological or psychological 11 withdrawal, or both, if use is reduced or discontinued, and impairment 12 of health or disruption of social or economic functioning.

(3) "Approved treatment program" means a discrete program of
chemical dependency treatment provided by a treatment program certified
by the department of social and health services as meeting standards
adopted under this chapter.

(4) "Chemical dependency" means alcoholism or drug addiction, or
dependence on alcohol and one or more other psychoactive chemicals, as
the context requires.

(5) "Chemical dependency program" means expenditures and activities of the department designed and conducted to prevent or treat alcoholism and other drug addiction, including reasonable administration and overhead.

(6) <u>"Chronically disabled, chemically dependent person" is an</u> individual with a severe chemical dependency problem who is frequently intoxicated and repeatedly uses, or is at high risk of repeatedly using, multiple public services such as detoxification services, police, court, and jail services, emergency transportation and medical services, emergency room and hospital care, and involuntary commitment services.

31 <u>(7)</u> "Department" means the department of social and health 32 services.

33 (((7))) (8) "Designated chemical dependency specialist" means a 34 person designated by the county alcoholism and other drug addiction 35 program coordinator designated under RCW 70.96A.310 to perform the 36 commitment duties described in RCW 70.96A.140 and qualified to do so by 37 meeting standards adopted by the department.

38 (((8))) <u>(9)</u> "Director" means the person administering the chemical 39 dependency program within the department.

1 (((9))) <u>(10)</u> "Drug addict" means a person who suffers from the 2 disease of drug addiction.

3 (((10))) (11) "Drug addiction" means a disease characterized by a 4 dependency on psychoactive chemicals, loss of control over the amount 5 and circumstances of use, symptoms of tolerance, physiological or 6 psychological withdrawal, or both, if use is reduced or discontinued, 7 and impairment of health or disruption of social or economic 8 functioning.

9 (((11))) <u>(12)</u> "Emergency service patrol" means a patrol established 10 under RCW 70.96A.170.

((((12))) <u>(13)</u> "Gravely disabled by alcohol or other drugs" means 11 that a person, as a result of the use of alcohol or other drugs: (a) 12 13 Is in danger of serious physical harm resulting from a failure to provide for his or her essential human needs of health or safety; or 14 15 (b) manifests severe deterioration in routine functioning evidenced by a repeated and escalating loss of cognition or volitional control over 16 17 his or her actions and is not receiving care as essential for his or her health or safety. 18

19 (((13))) (14) "Incapacitated by alcohol or other psychoactive 20 chemicals" means that a person, as a result of the use of alcohol or 21 other psychoactive chemicals, has his or her judgment so impaired that 22 he or she is incapable of realizing and making a rational decision with 23 respect to his or her need for treatment and constitutes a danger to 24 himself or herself, to any other person, or to property.

25 (((14))) (15) "Incompetent person" means a person who has been 26 adjudged incompetent by the superior court.

27 (((15))) (16) "Intoxicated person" means a person whose mental or 28 physical functioning is substantially impaired as a result of the use 29 of alcohol or other psychoactive chemicals.

30 (((16))) <u>(17)</u> "Licensed physician" means a person licensed to 31 practice medicine or osteopathy in the state of Washington.

32 (((17))) (18) "Minor" means a person less than eighteen years of 33 age.

34 (((18))) (19) "Peace officer" means a law enforcement official of 35 a public agency or governmental unit, and includes persons specifically 36 given peace officer powers by any state law, local ordinance, or 37 judicial order of appointment.

38 (((19))) <u>(20)</u> "Person" means an individual, including a minor.

1 (((20))) <u>(21)</u> "Secretary" means the secretary of the department of 2 social and health services.

(((21))) (22) "Treatment" means the broad range of emergency, 3 4 detoxification, residential, and outpatient services and care, including diagnostic evaluation, chemical dependency education and 5 counseling, medical, psychiatric, psychological, and social service 6 7 care, vocational rehabilitation and career counseling, which may be 8 extended to alcoholics and other drug addicts and their families, persons incapacitated by alcohol or other psychoactive chemicals, and 9 10 intoxicated persons.

11 (((22))) (23) "Treatment program" means an organization, 12 institution, or corporation, public or private, engaged in the care, 13 treatment, or rehabilitation of alcoholics or other drug addicts.

14 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 70.96A RCW 15 to read as follows:

16 (1) The legislative authority of any county that seeks to impose 17 the local option liquor sales tax authorized in section 5 of this act 18 must first develop a six-year plan for the provision of chemical 19 dependency treatment and support services for chronically disabled, 20 chemically dependent persons. The plan shall:

(a) Address the needs of this population by increasing the length of their periods of sobriety, improving their overall quality of life, and reducing their involvement with such services as detoxification, police, court, and jail services, emergency transportation and medical services, emergency room and hospital care, and involuntary commitment services;

(b) Address the needs of mentally ill, chemically addicted persons.
This portion of the plan shall be developed in collaboration with the
local mental health regional support network;

30 (c) Reduce the overall prevalence of public intoxication;

(d) Include the revision of the current plan for the use of state allocated funds for alcohol and substance abuse treatment to reflect the changes necessary to implement the plan for chronically disabled, chemically dependent people, and for the underserved populations as funds permit.

(2) In addition to the plan enumerated in subsection (1) of this
 section, a county may develop a comprehensive four-year plan by also
 including a component which addresses chemical dependency service needs

1 of other high-risk, chemically dependent populations. This component 2 shall be used in allocating available state, federal, local, and 3 community resources and shall include:

4 (a) A needs assessment specifying the needs of populations most at
5 risk and most in need of publicly supported chemical dependency
6 services; and

7 (b) Proposed revisions and improvements in existing services and 8 systems to better meet the specified needs including those revisions 9 and improvements that can be accomplished without any change in 10 existing resources or categorical funding restrictions, those that 11 require waivers from existing state or federal categorical 12 restrictions, and those that require additional resources.

(3)(a) The plan shall be approved by the department of social and health services prior to implementation of the local option liquor sales tax. The department shall adopt, by rule, the criteria used to determine the approval of the comprehensive plans.

17 (b) The county legislative authority must reapply to the department for approval of the county's plan every four years. The department 18 19 shall not approve the county's reapplication unless the county 20 demonstrates: (i) Substantial progress in providing treatment and support services to chronically disabled, chemically dependent people; 21 and (ii) a significant reduction in the use of other public resources 22 traditionally used by chronically disabled, chemically dependent 23 24 people.

(c) The department shall approve or reject an application within sixty days of its receipt. If the application is rejected the department shall provide a written explanation stating the grounds for rejection and allow the county thirty days to revise and resubmit the plan. If the department does not approve a renewal application, after allowing an opportunity for resubmittal, the county's authority to impose a local option liquor sales tax shall immediately cease.

32 (4) For the purposes of this section "treatment and support 33 services" means a comprehensive set of chemical dependency treatment 34 and support services which can be made available to the adult 35 chronically disabled, chemically dependent person according to the 36 individual's needs. The services may consist of outreach, sobering 37 services, detoxification, case management, inpatient and outpatient 38 treatment, transitional housing, permanent housing, and support

services such as vocational and educational services, child care,
 health care, and mental health care.

3 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 70.96A RCW 4 to read as follows:

5 (1) The legislative authority of the county may request from the 6 department of social and health services a waiver from the existing 7 categorical funding restrictions for alcohol and substance abuse 8 programs, if those restrictions impair the county's ability to 9 implement the comprehensive chemical dependency services plan submitted 10 under section 3(2) of this act. The department is authorized to grant 11 a waiver and, if necessary, seek any required federal waivers.

(2) Before granting a waiver the department shall ensure that the county's plan provides a comprehensive, coordinated program for chemical dependency and substance services to the adult chronically disabled, chemically dependent; mentally ill, chemically addicted; youth; women; ethnic and racial minorities; and multiple substance abusing people.

NEW SECTION. Sec. 5. (1) The legislative authority of any county may impose a tax upon each retail sale of spirits, or strong beer in the original package sold within the county at a rate not to exceed three percent of the selling price. The tax imposed in this subsection shall apply to all sales including sales by the Washington state liquor stores and agencies, but excluding sales to class H licensees.

(2) The legislative authority of any county may impose a tax upon
each sale of spirits, or strong beer in the original package sold
within the county at a rate not to exceed two percent of the selling
price on sales by Washington state liquor stores and agencies to class
H licensees.

(3) The legislative authority of any county may impose a tax upon each retail sale of spirits in the original package sold within the county at a rate not to exceed thirty-four cents per liter. The additional tax imposed in this subsection shall apply to all such sales including sales by Washington state liquor stores and agencies, and including sales to class H licensees.

35 (4) Proceeds of the taxes imposed under this section shall be used 36 solely for providing a comprehensive set of chemical dependency

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treatment and support services for chronically disabled, chemically
 dependent persons as defined in section 2 of this act.

3 (5) The county shall meet the requirements contained in section 3 4 of this act prior to imposing any tax under this section.

5 (6) The taxes imposed in this section shall be paid by the buyer to the seller, and each seller shall collect from the buyer the full 6 7 amount of the tax payable in respect to each taxable sale under this 8 section. The taxes required by this section to be collected by the 9 seller shall be stated separately from the selling price and for 10 purposes of determining the tax due from the buyer to the seller, it shall be conclusively presumed that the selling price quoted in any 11 price list does not include the taxes imposed by this section. 12

13 (7) As used in this section, the terms, "spirits," "strong beer," 14 and "package" shall have the meaning ascribed to them in chapter 66.04 15 RCW.

16 <u>NEW SECTION.</u> Sec. 6. (1) The counties imposing a tax under section 5 of this act shall contract, prior to the effective date of a 17 18 resolution or ordinance imposing the tax, the administration and 19 collection to the state department of revenue, which shall deduct a percentage amount, as provided by contract, not to exceed two percent 20 of the taxes collected for administration and collection expenses 21 incurred by the department. The remainder of any portion of any tax 22 23 authorized by section 5 of this act which is collected by the 24 department of revenue shall be deposited by the department of revenue 25 in a local liquor sales tax account which is hereby created in the 26 state treasury.

(2) Moneys in the local liquor sales tax account may only be spent by the county imposing the tax and only for the purposes of the county's chemical dependency treatment and support services plan as approved by the department of social and health services under section 3(3) of this act.

(3) All administrative provisions in chapters 82.03, 82.08, 82.12,
and 82.32 RCW shall, insofar as they are applicable to state sales and
use taxes, be applicable to taxes imposed pursuant to this chapter.

35 (4) Except as provided in RCW 43.08.190, all earnings of 36 investments of balances in the local liquor sales tax account shall be 37 credited to the local liquor sales tax account and distributed to the 38 counties monthly.

1 NEW SECTION. Sec. 7. Monthly the state treasurer shall make 2 distribution from the local liquor sales tax account to the counties the amount of tax collected on behalf of each county, less the 3 4 deduction provided for in section 6 of this act. The state treasurer shall make the distribution under this section without appropriation. 5 In the event that any ordinance or resolution imposes a local 6 7 liquor sales tax at a rate in excess of the authorized limits contained 8 in section 5 of this act, such ordinance or resolution shall not be considered void in its entirety, but only with respect to that portion 9 10 of the rate which is in excess of the authorized limits.

11 **Sec. 8.** RCW 66.08.120 and 1933 ex.s. c 62 s 29 are each amended to 12 read as follows:

No municipality or county shall have power to license the sale of, 13 14 ((or)) impose an excise tax upon, ((liquor as defined in this title,)) or ((to)) license the sale or distribution ((thereof in any manner; 15 and)) of liquor as defined in RCW 66.04.010, except as authorized in 16 section 5 of this act. Any other power now conferred by law on any 17 18 municipality or county to license premises which may be licensed under 19 this section, or to impose an excise tax upon liquor, or to license the sale and distribution thereof, as defined in this title, shall be 20 suspended and shall be of no further effect((: PROVIDED, That)). 21 Municipalities and counties shall have power to adopt police ordinances 22 23 and regulations not in conflict with this title or with the regulations made by the board. 24

25 <u>NEW SECTION.</u> **Sec. 9.** Sections 5 through 7 of this act shall 26 constitute a new chapter in Title 82 RCW.

27 <u>NEW SECTION.</u> Sec. 10. This act shall take effect January 1, 1994.

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