SENATE BILL 5038

State of Washington 69th Legislature 2025 Regular Session

By Senators Dhingra, Valdez, Salomon, Pedersen, Trudeau, Bateman, Hasegawa, Liias, Saldaña, Slatter, Stanford, Wellman, and C. Wilson

Prefiled 12/13/24. Read first time 01/13/25. Referred to Committee on Law & Justice.

- AN ACT Relating to clarifying a hate crime offense; and amending
- 2 RCW 9A.36.080.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 9A.36.080 and 2024 c 34 s 1 are each amended to read 5 as follows:
- 6 (1) A person is guilty of a hate crime offense if the person 7 maliciously and intentionally commits one of the following acts <u>in</u> 8 <u>whole or in part</u> because of their perception of another person's 9 race, color, religion, ancestry, national origin, gender, sexual 10 orientation, gender expression or identity, or mental, physical, or sensory disability:
- 12 (a) Assaults another person;
- 13 (b) Causes physical damage to or destruction of the property of another; or
- 15 (c) Threatens a specific person or group of persons and places 16 that person, or members of the specific group of persons, in 17 reasonable fear of harm to person or property. The fear must be a 18 fear that a reasonable person would have under all the circumstances. 19 For purposes of this section, a "reasonable person" is a reasonable
- 19 For purposes of this section, a reasonable person is a reasonable
- 20 person who is a member of the victim's race, color, religion,
- 21 ancestry, national origin, gender, or sexual orientation, or who has

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the same gender expression or identity, or the same mental, physical, or sensory disability as the victim. Words alone do not constitute a hate crime offense unless the context or circumstances surrounding the words indicate the words are a threat. Threatening words do not constitute a hate crime offense if it is apparent to the victim that the person does not have the ability to carry out the threat.

- (2) In any prosecution for a hate crime offense, unless evidence exists which explains to the trier of fact's satisfaction that the person did not intend to threaten the victim or victims, the trier of fact may infer that the person intended to threaten a specific victim or group of victims because of the person's perception of the victim's or victims' race, color, religion, ancestry, national origin, gender, sexual orientation, gender expression or identity, or mental, physical, or sensory disability if the person commits one of the following acts:
- 16 (a) Burns a cross on property of a victim who is or whom the 17 actor perceives to be of African American heritage;
 - (b) Defaces property of a victim who is or whom the actor perceives to be of Jewish heritage by defacing the property with a Nazi emblem, symbol, or hakenkreuz;
 - (c) Defaces religious real property with words, symbols, or items that are derogatory to persons of the faith associated with the property;
 - (d) Places a vandalized or defaced religious item or scripture on the property of a victim who is or whom the actor perceives to be of the faith with which that item or scripture is associated;
 - (e) Damages, destroys, or defaces religious garb or other faith-based attire belonging to the victim or attempts to or successfully removes religious garb or other faith-based attire from the victim's person without the victim's authorization; or
 - (f) Places a noose on the property of a victim who is or whom the actor perceives to be of a racial or ethnic minority group.

This subsection only applies to the creation of a reasonable inference for evidentiary purposes. This subsection does not restrict the state's ability to prosecute a person under subsection (1) of this section when the facts of a particular case do not fall within (a) through (f) of this subsection.

(3) It is not a defense that the accused was mistaken that the victim was a member of a certain race, color, religion, ancestry, national origin, gender, or sexual orientation, had a particular

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1 gender expression or identity, or had a mental, physical, or sensory 2 disability.

- (4) Evidence of expressions or associations of the accused may not be introduced as substantive evidence at trial unless the evidence specifically relates to the crime charged. Nothing in this chapter shall affect the rules of evidence governing impeachment of a witness.
- (5) Every person who commits another crime during the commission of a crime under this section may be punished and prosecuted for the other crime separately.
 - (6) For the purposes of this section:

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- (a) "Gender expression or identity" means having or being 12 perceived as having a gender identity, self-image, appearance, 13 behavior, or expression, whether or not that gender identity, self-14 image, appearance, behavior, or expression is different from that 15 16 traditionally associated with the sex assigned to that person at 17 birth.
 - (b) "Sexual orientation" means heterosexuality, homosexuality, or bisexuality.
- (c) "Threat" means to communicate, directly or indirectly, the 20 21 intent to:
- (i) Cause bodily injury immediately or in the future to the 22 person threatened or to any other person; or 23
 - (ii) Cause physical damage immediately or in the future to the property of a person threatened or that of any other person.
 - (7) Commission of a hate crime offense is a class C felony.
 - The penalties provided in this section for hate crime offenses do not preclude the victims from seeking any other remedies otherwise available under law.
- (9) Nothing in this section confers or expands any civil rights or protections to any group or class identified under this section, beyond those rights or protections that exist under the federal or state Constitution or the civil laws of the state of Washington. 33

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