Assembly Bill No. 1695

CHAPTER 575

An act to amend Sections 830.1 and 831.5 of the Penal Code, relating to law enforcement officers.

[Approved by Governor September 30, 2010. Filed with Secretary of State September 30, 2010.]

LEGISLATIVE COUNSEL’S DIGEST

AB 1695, Beall. Santa Clara County deputy sheriffs and custodial officers: status and duties.

Under existing law, any deputy sheriff of certain counties who is employed to perform duties exclusively or initially relating to custodial assignments, as provided, is a peace officer whose authority extends to any place in the state only while engaged in the performance of the duties of his or her respective employment and for the purpose of carrying out the primary functions of employment relating to his or her custodial assignments, or when performing other law enforcement duties directed by his or her employing agency during a local state of emergency.

This bill would include deputy sheriffs in Santa Clara County within that definition of peace officers, as specified.

Under existing law a custodial officer is a public officer, not a peace officer, employed by a law enforcement agency of a county having a population of 425,000 or less, or by certain specified counties, including Santa Clara County, who has the authority and responsibility for maintaining custody of prisoners and performs tasks related to the operation of a local detention facility. Under existing law, certain specified duties of custodial officers employed by the Santa Clara County Department of Correction may be performed at the Santa Clara Valley Medical Center, as needed, in regard to inpatient, in-custody inmates.

This bill would allow the duties of custodial officers employed by the Santa Clara County Department of Correction to be performed at other health care facilities in Santa Clara County, in addition to duties performed at the Santa Clara Valley Medical Center. This bill would remove the requirement that the inmate be inpatient at the health care facility for a custodial officer to perform those duties regarding the inmate.

This bill would make legislative findings and declarations as to the necessity of a special statute for the County of Santa Clara.

The people of the State of California do enact as follows:

SECTION 1. Section 830.1 of the Penal Code is amended to read:
830.1. (a) Any sheriff, undersheriff, or deputy sheriff, employed in that
capacity, of a county, any chief of police of a city or chief, director, or chief
executive officer of a consolidated municipal public safety agency that
performs police functions, any police officer, employed in that capacity and
appointed by the chief of police or chief, director, or chief executive of a
public safety agency, of a city, any chief of police, or police officer of a
district, including police officers of the San Diego Unified Port District
Harbor Police, authorized by statute to maintain a police department, any
marshal or deputy marshal of a superior court or county, any port warden
or port police officer of the Harbor Department of the City of Los Angeles,
or any inspector or investigator employed in that capacity in the office of a
district attorney, is a peace officer. The authority of these peace officers
extends to any place in the state, as follows:

(1) As to any public offense committed or which there is probable cause
to believe has been committed within the political subdivision that employs
the peace officer or in which the peace officer serves.

(2) Where the peace officer has the prior consent of the chief of police
or chief, director, or chief executive officer of a consolidated municipal
public safety agency, or person authorized by him or her to give consent,
if the place is within a city, or of the sheriff, or person authorized by him
or her to give consent, if the place is within a county.

(3) As to any public offense committed or which there is probable cause
to believe has been committed in the peace officer’s presence, and with
respect to which there is immediate danger to person or property, or of the
escape of the perpetrator of the offense.

(b) The Attorney General and special agents and investigators of the
Department of Justice are peace officers, and those assistant chiefs, deputy
chiefs, chiefs, deputy directors, and division directors designated as peace
officers by the Attorney General are peace officers. The authority of these
peace officers extends to any place in the state where a public offense has
been committed or where there is probable cause to believe one has been
committed.

(c) Any deputy sheriff of the County of Los Angeles, and any deputy
sheriff of the Counties of Butte, Calaveras, Colusa, Glenn, Humboldt,
Imperial, Inyo, Kern, Kings, Lake, Lassen, Mariposa, Mendocino, Plumas,
Riverside, San Benito, San Diego, San Luis Obispo, Santa Barbara, Santa
Clar, Shasta, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Tulare,
and Tuolumne who is employed to perform duties exclusively or initially
relating to custodial assignments with responsibilities for maintaining the
operations of county custodial facilities, including the custody, care,
supervision, security, movement, and transportation of inmates, is a peace
officer whose authority extends to any place in the state only while engaged
in the performance of the duties of his or her respective employment and
for the purpose of carrying out the primary function of employment relating
to his or her custodial assignments, or when performing other law
enforcement duties directed by his or her employing agency during a local
state of emergency.
SEC. 2. Section 831.5 of the Penal Code is amended to read:

831.5. (a) As used in this section, a custodial officer is a public officer, not a peace officer, employed by a law enforcement agency of San Diego County, Fresno County, Kern County, Stanislaus County, Riverside County, Santa Clara County, or a county having a population of 425,000 or less who has the authority and responsibility for maintaining custody of prisoners and performs tasks related to the operation of a local detention facility used for the detention of persons usually pending arraignment or upon court order either for their own safekeeping or for the specific purpose of serving a sentence therein. Custodial officers of a county shall be employees of, and under the authority of, the sheriff, except in counties in which the sheriff, as of July 1, 1993, is not in charge of and the sole and exclusive authority to keep the county jail and the prisoners in it. A custodial officer includes a person designated as a correctional officer, jailer, or other similar title. The duties of a custodial officer may include the serving of warrants, court orders, writs, and subpoenas in the detention facility or under circumstances arising directly out of maintaining custody of prisoners and related tasks.

(b) A custodial officer has no right to carry or possess firearms in the performance of his or her prescribed duties, except, under the direction of the sheriff or chief of police, while engaged in transporting prisoners; guarding hospitalized prisoners; or suppressing jail riots, lynchings, escapes, or rescues in or about a detention facility falling under the care and custody of the sheriff or chief of police.

(c) Each person described in this section as a custodial officer shall, within 90 days following the date of the initial assignment to that position, satisfactorily complete the training course specified in Section 832. In addition, each person designated as a custodial officer shall, within one year following the date of the initial assignment as a custodial officer, have satisfactorily met the minimum selection and training standards prescribed by the Corrections Standards Authority pursuant to Section 6035. Persons designated as custodial officers, before the expiration of the 90-day and one-year periods described in this subdivision, who have not yet completed the required training, shall not carry or possess firearms in the performance of their prescribed duties, but may perform the duties of a custodial officer only while under the direct supervision of a peace officer, as described in Section 830.1, who has completed the training prescribed by the Commission on Peace Officer Standards and Training, or a custodial officer who has completed the training required in this section.

(d) At any time 20 or more custodial officers are on duty, there shall be at least one peace officer, as described in Section 830.1, on duty at the same time to supervise the performance of the custodial officers.

(e) This section shall not be construed to confer any authority upon any custodial officer except while on duty.

(f) A custodial officer may use reasonable force in establishing and maintaining custody of persons delivered to him or her by a law enforcement officer; may make arrests for misdemeanors and felonies within the local detention facility pursuant to a duly issued warrant; may make warrantless
arrests pursuant to Section 836.5 only during the duration of his or her job; may release without further criminal process persons arrested for intoxication; and may release misdemeanants on citation to appear in lieu of or after booking.

(g) Custodial officers employed by the Santa Clara County Department of Correction are authorized to perform the following additional duties in the facility:

(1) Arrest a person without a warrant whenever the custodial officer has reasonable cause to believe that the person to be arrested has committed a misdemeanor or felony in the presence of the officer that is a violation of a statute or ordinance that the officer has the duty to enforce.
(2) Search property, cells, prisoners or visitors.
(3) Conduct strip or body cavity searches of prisoners pursuant to Section 4030.
(4) Conduct searches and seizures pursuant to a duly issued warrant.
(5) Segregate prisoners.
(6) Classify prisoners for the purpose of housing or participation in supervised activities.

These duties may be performed at the Santa Clara Valley Medical Center, or at other health care facilities in the County of Santa Clara, as needed and only as they directly relate to guarding in-custody inmates. This subdivision shall not be construed to authorize the performance of any law enforcement activity involving any person other than the inmate or his or her visitors.

(h) Nothing in this section shall authorize a custodial officer to carry or possess a firearm when the officer is not on duty.

(i) It is the intent of the Legislature that this section, as it relates to Santa Clara County, enumerate specific duties of custodial officers (known as "correctional officers" in Santa Clara County) and to clarify the relationships of the correctional officers and deputy sheriffs in Santa Clara County. These duties are the same duties of the custodial officers prior to the date of enactment of Chapter 635 of the Statutes of 1999 pursuant to local rules and judicial decisions. It is further the intent of the Legislature that all issues regarding compensation for custodial officers remain subject to the collective bargaining process between the County of Santa Clara and the authorized bargaining representative for the custodial officers. However, nothing in this section shall be construed to assert that the duties of custodial officers are equivalent to the duties of deputy sheriffs nor to affect the ability of the county to negotiate pay that reflects the different duties of custodial officers and deputy sheriffs.

(j) This section shall become operative on January 1, 2003.

SEC. 3. The Legislature finds and declares that a special law is necessary and that a general law cannot be made applicable within the meaning of Section 16 of Article IV of the California Constitution because of distinctions in existing law that apply only to custodial officers employed by the Santa Clara County Department of Correction.