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(4) To act as referee in all matters and actions referred to him by the superior court as such, with all the powers now conferred upon referees by law.

(5) To hear and determine all proceedings supplemental to execution, with all the powers conferred upon the judge of the superior court in such matters.

(6) To hear and determine all petitions for the adoption of children, for the dissolution of incorporations, and to change the name of any person.

(7) To hear and determine all applications for the commitment of any person to the hospital for the insane, with all the powers of the superior court in such matters: PROVIDED, That in cases where a jury is demanded, same shall be referred to the superior court for trial.

(8) To hear and determine all complaints for the commitments of minors with all powers conferred upon the superior court in such matters.

(9) To hear and determine ex parte and uncontested civil matters of any nature.

(10) To grant adjournments, administer oaths, preserve order, compel attendance of witnesses, and to punish for contempts in the refusal to obey or the neglect of his lawful orders made in any matter before him as fully as the judge of the superior court.

((+Θ)) (11) To take acknowledgments and proofs of deeds, mortgages and all other instruments requiring acknowledgment under the laws of this state, and to take affidavits and depositions in all cases.

((+Θ)) (12) To provide an official seal, upon which shall be engraved the words "Court Commissioner," and the name of the county for which he may be appointed, and to authenticate his official acts therewith in all cases where same is necessary.

((+Θ)) (13) To charge and collect, for his own use, the same fees for the official performance of official acts mentioned in (+(Θ) herein) subsections (4) and (11) of this section as are provided by law for referees and notaries public.

Passed the Senate March 21, 1979.
Passed the House April 11, 1979.
Approved by the Governor April 25, 1979.
Filed in Office of Secretary of State April 25, 1979.

CHAPTER 55
[Senate Bill No. 2175]
CRIMINAL JUSTICE TRAINING COMMISSION—COMPOSITION

AN ACT Relating to criminal justice training commissions; and amending section 3, chapter 94, Laws of 1974 ex. sess. and RCW 43.101.030.

Be it enacted by the Legislature of the State of Washington:
Section 1. Section 3, chapter 94, Laws of 1974 ex. sess. and RCW 43-101.030 are each amended to read as follows:

The commission shall consist of ((eleven)) thirteen members, who shall be selected as follows:

(1) The governor shall appoint two incumbent sheriffs and two incumbent chiefs of police.
(2) The governor shall appoint one person employed in a county correctional system and one person employed in the state correctional system.
(3) The governor shall appoint one incumbent county prosecuting attorney or municipal attorney.
(4) The governor shall appoint one incumbent superior or district court judge.
(5) The governor shall appoint one elected official of a local government.
(6) The governor shall appoint one private citizen.
(7) The ((two)) three remaining members shall be:
   (a) The attorney general;((and))
   (b) The special agent in charge of the Seattle office of the federal bureau of investigation; and
   (c) The chief of the state patrol.

Passed the Senate March 30, 1979.
Passed the House April 11, 1979.
Approved by the Governor April 25, 1979.
Filed in Office of Secretary of State April 25, 1979.

CHAPTER 56
[Senate Bill No. 2218]
PUBLIC URBAN LANDS—STATE, LOCAL PLANNING COORDINATION

AN ACT Relating to lands under the jurisdiction of the department of natural resources; and adding a new section to chapter 255, Laws of 1927 and to chapter 79.01 RCW.

Be it enacted by the Legislature of the State of Washington:

NEW SECTION. Section 1. There is added to chapter 255, Laws of 1927 and to chapter 79.01 RCW a new section to read as follows:

The purpose of this 1979 act is to foster cooperative planning between the state of Washington, the department of natural resources, and local governments as to state–owned lands under the department’s jurisdiction situated in urban areas.

At least once a year, prior to finalizing the department’s urban land leasing action plan, the department and applicable local governments shall meet to review state and local plans and to coordinate planning in areas where urban lands are located. The department and local governments may enter into formal agreements for the purpose of planning the appropriate development of these state–owned urban lands.