WASHINGTON LAWS, 1983

Ch. 209


(33) Section 5, chapter 242, Laws of 1979 ex. sess. and RCW 18.18.275;

(34) Section 16, chapter 3, Laws of 1965 ex. sess. and RCW 18.18.290;


(36) Section 19, chapter 215, Laws of 1937 and RCW 18.18.900;

(37) Section 20, chapter 215, Laws of 1937 and RCW 18.18.910; and

(38) Section 1 of this 1983 act and RCW 18.18.....

NEW SECTION. Sec. 8. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

NEW SECTION. Sec. 9. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

Passed the Senate April 22, 1983.
Passed the House April 14, 1983.
Approved by the Governor May 16, 1983.
Filed in Office of Secretary of State May 16, 1983.

CHAPTER 209
[Senate Bill No. 3123]

TRAFFIC INFRACTIONS—HABITUAL OFFENDER TRANSCRIPTS OR ABSTRACTS

AN ACT Relating to motor vehicles; and amending section 5, chapter 284, Laws of 1971 ex. sess. as last amended by section 95, chapter 136, Laws of 1979 ex. sess. and RCW 46.65.030.

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

Sec. 1. Section 5, chapter 284, Laws of 1971 ex. sess. as last amended by section 95, chapter 136, Laws of 1979 ex. sess. and RCW 46.65.030 are each amended to read as follows:

The director of the department of licensing shall certify ((three)) a transcript((s)) or abstract((s)) of the record of convictions and findings of
traffic infractions as maintained by the department of licensing of any person whose record brings him or her within the definition of an habitual offender, as defined in RCW 46.65.020, to the hearing officer appointed in the event a hearing is requested. Such transcript or abstract may be admitted as evidence in any hearing or court proceeding and shall be prima facie evidence that the person named therein was duly convicted by the court wherein such conviction or holding was made of each offense shown by such transcript or abstract; and if such person ((shall deny)) denies any of the facts as stated therein, he or she shall have the burden of proving that such fact is untrue.

Passed the Senate March 17, 1983.
Passed the House April 21, 1983.
Approved by the Governor May 16, 1983.
Filed in Office of Secretary of State May 16, 1983.

CHAPTER 210
[Substitute Senate Bill No. 3124]
HEALTH CARE FACILITIES AUTHORITY — MEMBERSHIP — DUTIES

AN ACT Relating to Washington health care facilities authority; amending section 3, chapter 147, Laws of 1974 ex. sess. as amended by section 157, chapter 34, Laws of 1975—76 2nd ex. sess. and RCW 70.37.030; amending section 5, chapter 147, Laws of 1974 ex. sess. as amended by section 1, chapter 121, Laws of 1981 and RCW 70.37.050; amending section 2, chapter 147, Laws of 1974 ex. sess. and RCW 70.37.020; and declaring an emergency.

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

Sec. 1. Section 3, chapter 147, Laws of 1974 ex. sess. as amended by section 157, chapter 34, Laws of 1975—76 2nd ex. sess. and RCW 70.37-.030 are each amended to read as follows:

There is hereby established a public body corporate and politic, with perpetual corporate succession, to be known as the Washington health care facilities authority. The authority shall constitute a political subdivision of the state established as an instrumentality exercising essential governmental functions. The authority is a "public body" within the meaning of RCW 39.53.010, as now or hereafter amended. The authority shall consist of the governor who shall serve as chairman, the lieutenant governor, the insurance commissioner, the chairman of the Washington state hospital commission, and one member of the public who shall be appointed by the governor, subject to confirmation by the senate, ((for terms of four years each)) on the basis of ((their)) the member's interest or expertise in health care delivery, ((the first appointees to be appointed for terms expiring on the second and fourth March 1st, respectively, following enactment of this chapter)) for a term expiring on the fourth anniversary of the date of appointment. In the event that any of the offices referred to shall be abolished the resulting vacancy on the authority shall be filled by the officer who shall