In order to ensure that careful deliberation was given to changes in the state's criminal justice system's response to violent predatory crimes, I authorized the creation of the Governor's Task Force on Community Protection. The Task Force was able to reach broad agreement on the elements of this bill by listening not only to professionals who work with offenders and victims, but also to citizens around the state who had been touched by crime.

One of the Task Force's recommendations was the creation of a crime victims' advocate with programmatic responsibilities within the Department of Community Development. Section 1202 places the crime victims' advocate within the Governor's Office. A grant program is created separately within the Department of Community Development.

I endorse the creation of a crime victims' advocate to review and coordinate victim's programs. To prevent fragmentation, however, I believe the position should be located in an agency with program responsibilities.

For these reasons, I am vetoing section 1202 of Engrossed Second Substitute Senate Bill No. 6259. In concert with this veto, I am promulgating an Executive Order establishing the office of crime victims' advocacy within the Department of Community Development.

CHAPTER 4
[Senate Bill No. 6200]
TASK FORCE ON PORTS AND LOCAL ASSOCIATE DEVELOPMENT ORGANIZATIONS—FINAL REPORT DATE

AN ACT Relating to the extension of the final report date and expiration date of the task force on ports and local associate development organizations; and amending section 9, chapter 425, Laws of 1989 (uncodified).

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

Sec. 1. Section 9, chapter 425, Laws of 1989 (uncodified) is amended to read as follows:

(1) There is created a temporary task force for purposes of examining cooperative measures available to ports and local associate development organizations to improve coordination and increase efficiency, and examining methods to build local capacity by implementing recommendations contained in the 1989 report of the economic development board.

(2) The task force shall study and make recommendations in the following areas:

(a) The feasibility of joint marketing efforts to advance the goals and mission of ports and local associate development organizations;

(b) Measures available to enhance the economic development and trade development mission of ports and local associate development organizations, including the establishment of joint trade offices and joint efforts to assist businesses to export;

(c) Opportunities to enhance the financial base of ports and local associate development organizations independent of additional taxation measures;
(d) Opportunities for ports and local associate development organizations to enter into contracts to assist local economic development efforts and build local capacity; and

(e) Such other areas as the task force determines are relevant to the mission of the task force: PROVIDED, That the task force shall not consider, nor shall its findings or recommendations include, matters relating to rates, rate setting, or price-fixing by Washington ports or local associate development organizations.

(3) The task force shall consist of the following twenty members:

(a) A member of the governing board of each county-wide port district in a class A or AA county selected by the respective port commissions;

(b) The executive director of each county-wide port district in a class A or AA county;

(c) A member of a governing board of a port district which is located east of the Cascade mountains, appointed by the governor;

(d) A member of a governing board of a port district which has an industrial area and a marine terminal, appointed by the governor;

(e) An executive director of a port district which is located east of the Cascade mountains, appointed by the governor;

(f) An executive director of a port district which has an industrial area and a marine terminal, appointed by the governor;

(g) Four members from the general public representing business, labor, and community organizations, appointed by the governor;

(h) Two executive directors of local associate development organizations, one of which is located east of the Cascade mountains, appointed by the governor;

(i) The directors, or the directors' designees, of the department of community development and the department of trade and economic development to serve as nonvoting members; and

(j) A representative from each of the four legislative caucuses. The president of the senate shall appoint the two senate members and the speaker of the house of representatives shall appoint the two house members. The legislators shall serve as nonvoting members.

(4) The governor shall designate the chair of the task force.

(5) The department of trade and economic development and the department of community development shall provide staff assistance as required.

(6) Task force members may be reimbursed for necessary travel expenses in accordance with RCW 43.03.050 and 43.03.060.


Passed the Senate January 31, 1990.
Passed the House February 27, 1990.
Approved by the Governor March 6, 1990.
Filed in Office of Secretary of State March 6, 1990.

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CHAPTER 5
[Substitute Senate Bill No. 6531]
PORT DISTRICT ROAD IMPROVEMENTS

AN ACT Relating to port district road improvements; and adding new sections to chapter 53.08 RCW.

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

NEW SECTION. Sec. 1. A new section is added to chapter 53.08 RCW to read as follows:

Any port district in this state, acting through its commission, may expend port funds toward construction, upgrading, improvement, or repair of any street, road, or highway that serves port facilities.

NEW SECTION. Sec. 2. A new section is added to chapter 53.08 RCW to read as follows:

The funds authorized by section 1 of this act may be expended by the port commission in conjunction with any plan of improvements undertaken by the state of Washington, an adjoining state, or a county or municipal government of either, in combination with any of said public entities, and without regard to whether expenditures are made for a road located within the state of Washington or an adjoining state.

Passed the Senate February 9, 1990.
Passed the House February 27, 1990.
Approved by the Governor March 6, 1990.
Filed in Office of Secretary of State March 6, 1990.

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CHAPTER 6
[Senate Bill No. 6210]
RADIOLOGIC TECHNOLOGISTS—REGULATION OF

AN ACT Relating to radiologic technologists; and amending RCW 43.131.349 and 43.131.350.

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

Sec. 1. Section 18, chapter 412, Laws of 1987 and RCW 43.131.349 are each amended to read as follows:

The regulation of radiologic technologists under chapter 18.84 RCW shall be terminated on June 30, (1990) 1995, as provided in RCW 43.131.350.